No JA 16 HU (7	torney or Party Name, Address, Telephone & FAX os., State Bar No. & Email Address MIE LYNN GALLIAN 222 MONTEREY LANE UNIT 376 JNTINGTON BEACH, CA 92649 14)321-3449 MIEGALLIAN@GMAIL.COM	FOR COURT USE ONLY		
	Movant(s) appearing without an attorney Attorney for Movant(s)			
	UNITED STATES BA CENTRAL DISTRICT OF CALIFORN	ANKRUPTCY COURT NIA - SANTA ANA DIVISION		
10.0	re:	CASE NO.: 8:21-bk-11710-ES		
JA	MIE LYNN GALLIAN	CHAPTER: 7		
		DECLARATION THAT NO PARTY REQUESTED A HEARING ON MOTION		
		LBR 9013-1(o)(3)		
	Debtor(s).	[No Hearing Required]		
1.	I am the 🗵 Movant(s) or 🗌 attorney for Movant(s) or	employed by attorney for Movant(s).		
2.	On (date): 10/07/2022 Movant(s) filed a motion or a	pplication (Motion) entitled: DEBTORS NOTICE OF MOT		
	and Motion To Avoid Lien under 11 U.S.C. §522(f); No.	ntice of Opportunity to Request a Hearing [DOC 244-245]		
3.	A copy of the Motion and notice of motion is attached to	to this declaration.		
4.	On (date): 10/07/202235 Movant(s), served a copy of on required parties using the method(s) identified on the	☐ the notice of motion or ☒ the Motion and notice of motion ne Proof of Service of the notice of motion.		
5	Purcuant to LRP 9013-1(a) the notice of motion proving	des that the deadline to file and serve a written response and		

6. More than 35 days have passed after Movant(s) served the notice of motion.

mail, or pursuant to F.R.Civ.P. 5(b)(2)(D) or (F).

7. I checked the docket for this bankruptcy case and/or adversary proceeding, and no response and request for hearing was timely filed.

request for a hearing is 14 days after the date of service of the notice of motion, plus 3 additional days if served by

8. No response and request for hearing was timely served on Movant(s) via Notice of Electronic Filing, or at the street address, email address, or facsimile number specified in the notice of motion.

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9. Based on the foregoing, and pursuant to LBR 9013-1(o), a hearing is not required.

Movant(s) requests that the court grant the motion and enter an order without a hearing.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Date: 11/10/2022

Jamis Lynn Gallian

JAMIE LYNN GALLIAN

Printed name

EO THE HONORABLE SCOTT C. CLARKSON; UNITED STATES TRUSTEE; THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION AND THEIR ATTORNEY OF RECORD;

I JAMIE LYNN GALLIAN, DECLARE UNDER PENALTY OF THE LAWS OF THE STATE OF CA I DID NOT RECEIVE OPPOSITION PAPERS FROM THE HUNTINGTON BEACH GABLES HOMEOWNERS OPPOSITION PAPERS AT MY HOME MAILBOX 16222 MONTEREY LANE UNIT 376 HUNTINGTON BEACH, CA 92647, WITHIN THE TIME PRESCRIBED BY THE NOTICE.

THEREFORE, THIS MOVING PARTY REQUESTS THE COURT GRANT THE MOTION AND ENTER AN ORDER WITHOUT A HEARING,

SIGNED THIS 10TH DAY OF NOVEMBER 2022 AT HUNTINGTON BEACH, CA

Jamis Lynn Gallian

EVLIDIT A

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se 8:21-bk-11710-SC

EXHIBIT A

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VAN AVENUE / BLDG. D . 92614

> II||կդլ||վոր||ով|||վ|կկր|||կդրկկկրդ||հեկ||իդ|| Jamie Lynn Gallian 16222 Monterey Ln Unit 376 Huntington Beach, CA 92649

Case 8:21-bk-11710-SC

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II||կդլ||վոր||ով||իվ||կկր||||կդրկկկրդ||հեկ|||կ Jamie Lynn Gallian 16222 Monterey Ln Unit 376 Huntington Beach, CA 92649

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 5801 Skylab Road Huntington Beach, CA 92647

A true and correct copy of the foregoing document entitled: DECLARATION THAT NO PARTY REQUESTED A

HEARING ON N	MOTION [LBR 9013-1(o)(3)] will be served or d by LBR 5005-2(d); and (b) in the manner sta	was served (a) on the judge in chambers in the form and
Orders and LBR 11/10/2022, I	R, the foregoing document will be served by the checked the CM/ECF docket for this bankrup	TRONIC FILING (NEF): Pursuant to controlling General e court via NEF and hyperlink to the document. On (date) toy case or adversary proceeding and determined that the eive NEF transmission at the email addresses stated below:
On (<i>date</i>) case or adversa first class, posta	ry proceeding by placing a true and correct co	Service information continued on attached page rentities at the last known addresses in this bankruptcy by thereof in a sealed envelope in the United States mail, the judge here constitutes a declaration that mailing to the nent is filed.
		Service information continued on attached page
or each person following person such service me that personal de filed. JANINE B JASS	or entity served): Pursuant to F.R.Civ.P. 5 and sand/or entities by personal delivery, overnige thod), by facsimile transmission and/or emailelivery on, or overnight mail to, the judge will be	d/or controlling LBR, on (date) 11/10/2022, I served the ht mail service, or (for those who consented in writing to as follows. Listing the judge here constitutes a declaration e completed no later than 24 hours after the document is
		☐ Service information continued on attached page
declare under p	penalty of perjury under the laws of the United	States that the foregoing is true and correct.
11/10/2022 Date	ROBERT MCLELLAND Printed Name	Robert McLelland Signature
		g

Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address JAMIE LYNN GALLIAN 16222 MONTEREY LANE UNIT 376 HUNTINGTON BEACH, CA 92649 (714)321-3449 JAMIEGALLIAN@GMAIL.COM	FOR COURT USE ONLY				
☐ Debtor(s) appearing without an attorney ☐ Attorney for:					
	ANKRUPTCY COURT NIA - <u>SANTA ANA DIVISIONDIVISION</u>				
In re: JAMIE LYNN GALLIAN	CASE NO.: 8:21-BK-11710-SC CHAPTER: 7				
	NOTICE OF OPPORTUNITY TO REQUEST A HEARING ON MOTION				
	[LBR 9013-1(o)]				
Debtor(s).	[No hearing unless requested in writing]				
TO THE U.S. TRUSTEE AND ALL PARTIES ENTITLED TO	O NOTICE, PLEASE TAKE NOTICE THAT:				
filed a motion or application (Motion) entitled NOTICE OF AMENDED MOTION AND AMENDED MOTION TO AVOID LIEN UNDER 11 U.S.C. §522(f)					
Movant(s) is requesting that the court grant the Motion v party in interest timely files and serves a written oppositi	vithout a hearing as provided for in LBR 9013-1(o), unless a on to the Motion and requests a hearing.				
 The Motion is based upon the legal and factual grounds XX The full Motion is attached to this notice; or 	set forth in the Motion. (Check appropriate box below): 🗵				

4. DEADLINE FOR FILING AND SERVING OPPOSITION PAPERS AND REQUEST FOR A HEARING: Pursuant to LBR 9013-1(o), any party who opposes the Motion may request a hearing on the Motion. The deadline to file and serve a written opposition and request for a hearing is 14 days after the date of service of this notice, plus 3 additional days if you were served by mail or pursuant to F.R.Civ.P. 5(b)(2)(D) or (F).

The full Motion was filed with the court as docket entry # _____, and a detailed description of the relief sought is

attached to this notice.

- a. If you timely file and serve a written opposition and request for a hearing, movant will file and serve a notice of hearing at least 14 days in advance of the hearing. [LBR 9013-1(o)(4)]
- b. If you fail to comply with this deadline:
 - (1) Movant will file a declaration to indicate: (1) the Motion was properly served, (2) the response period elapsed, and (3) no party filed and served a written opposition and request for a hearing within 14 days after the date of service of the notice [LBR 9013-1(o)(3)];
 - (2) Movant will lodge an order that the court may use to grant the Motion; and
 - (3) The court may treat your failure as a waiver of your right to oppose the Motion and may grant the Motion without further hearing and notice. [LBR 9013-1(h)]

10/7/2022

Date: XXXXXXXXXXX

Respectfully submitted,

Signature of Movant or attorney for Movant

JAMIE LYNN GALLIAN

Printed name of Movant or attorney for Movant

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 5801 SKYLAB ROAD HUNTINGTON BEACH, CA 92647

AMENDED MO		or was served (a) on the judge in chamleted below:	
Orders and LBR	, the foregoing document will be set	FELECTRONIC FILING (NEF): Pursual ed by the court via NEF and hyperlink to case or adversary proceeding and determined to receive NEF transmission at the em	the document. On 10/7/2022
	UNITED STATES MAIL:	_	continued on attached page
case or adversal first class, posta	ry proceeding by placing a true and	es at the last known addresses in this ba orrect copy thereof in a sealed envelope s. Listing the judge here constitutes a de ne document is filed.	in the United States mail,
		⊠ Service information	continued on attached page
for each person following person such service me that personal de filed. HON. SCOTT	or entity served): Pursuant to F.R.0 is and/or entities by personal deliver thod), by facsimile transmission and livery on, or overnight mail to, the jucc. CLARKSON ES BANKRUPTCY COURT JTH STREET	HT MAIL, FACSIMILE TRANSMISSION v.P. 5 and/or controlling LBR, on (date), overnight mail service, or (for those whor email as follows. Listing the judge he ge will be completed no later than 24 how MICHAEL POOLE, ESQ. MPOOLE@CASTANELEY FELDSOTT, ESQ. FELDSOJANINE JASSO, ESQ. J9_JASSO@YA	10/7/2022 I served the o consented in writing to re constitutes a declaration ours after the document is AHOALAW.COM
		☐ Service information	continued on attached page
l declare under p	penalty of perjury under the laws of	ne United States that the foregoing is true	e and correct.
10/7/2022 Date	ROBERT MCLELLAND Printed Name	Robert Mc. Signature	Lelland

This form is optional. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

ADDITIONAL SERVICE INFORMATION (If needed):

1. SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING ("NEF")

Aaron E DE Leest on behalf of Trustee Jeffrey I Golden (TR) adeleest@DanningGill.com, danninggill@gmail.com;adeleest@ecf.inforuptcy.com

Robert P Goe on behalf of Creditor The Huntington Beach Gables Homeowners Association kmurphy@goeforlaw.com, rgoe@goeforlaw.com;goeforecf@gmail.com

Robert P Goe on behalf of Plaintiff The Huntington Beach Gables Homeowners Association kmurphy@goeforlaw.com, rgoe@goeforlaw.com;goeforecf@gmail.com

Jeffrey I Golden (TR) | lwerner@wgllp.com, jig@trustesolutions.net;kadele@wgllp.com

D Edward Hays on behalf of Creditor Houser Bros. Co. dba Rancho Del Rey Mobile Home Estates ehays@marshackhays.com, ehays@ecf.courtdrive.com;cmendoza@ecf.courtdrive.com;cmendoza@ecf.courtdrive.com;cmendoza@ecf.courtdrive.com

D Edward Hays on behalf of Interested Party Courtesy NEF ehays@marshackhays.com, ehays@ecf.courtdrive.com;cmendoza@marshackhays.com;cmendoza@ecf.courtdrive.com

D Edward Hays on behalf of Plaintiff Houser Bros. Co. ehays@marshackhays.com, ehays@ecf.courtdrive.com;cmendoza@ecf.courtdrive.com;cmendoza@ecf.courtdrive.com;cmendoza@ecf.courtdrive.com

Brandon J Iskander on behalf of Creditor The Huntington Beach Gables Homeowners Association biskander@goeforlaw.com, kmurphy@goeforlaw.com

Brandon J Iskander on behalf of Plaintiff The Huntington Beach Gables Homeowners Association biskander@goeforlaw.com, kmurphy@goeforlaw.com

Eric P Israel on behalf of Trustee Jeffrey I Golden (TR)
eisrael@DanningGill.com, danninggill@gmail.com;eisrael@ecf.inforuptcy.com

Laila Masud on behalf of Interested Party Courtesy NEF Imasud@marshackhays.com, Imasud@ecf.courtdrive.com;kfrederick@ecf.courtdrive.com

Laila Masud on behalf of Plaintiff Houser Bros. Co. lmasud@marshackhays.com, lmasud@ecf.courtdrive.com;kfrederick@ecf.courtdrive.com

Mark A Mellor on behalf of Defendant Randall L Nickel mail@mellorlawfirm.com, mellormr79158@notify.bestcase.com

Mark A Mellor on behalf of Interested Party Courtesy NEF mail@mellorlawfirm.com, mellormr79158@notify.bestcase.com

Valerie Smith on behalf of Interested Party Courtesy NEF claims@recoverycorp.com

United States Trustee (SA) ustpregion16.sa.ecf@usdoj.gov

Attorney or Party Name, Address, Telephone & FAX Numbers, State Bar Number & Email Address JAMIE LYNN GALLIAN 16222 MONTEREY LANE UNIT 376 HUNTINGTON BEACH, CA 92649 (714) 321-3449 jamiegallian@gmail.com	FOR COURT USE ONLY
Debtor appearing without attorney Attorney for Debtor UNITED STATES E CENTRAL DISTRICT OF CALIFORN	BANKRUPTCY COURT NIA - SANTA ANA DIVISION
In re:	CASE NUMBER: 8:21-bk-11710-EX SC CHAPTER: 7
JAMIE LYNN GALLIAN	DEBTOR'S NOTICE OF MOTION AND MOTION TO AVOID LIEN UNDER 11 U.S.C. § 522(f) (REAL PROPERTY) AMENDED
Debtor(s).	[No hearing required unless requested under LBR 9013-1(o)]
Creditor Name: The Huntington Beach Gables Homeowners Association	

TO THE CREDITOR, ATTORNEY FOR CREDITOR AND OTHER INTERESTED PARTIES:

1. NOTICE IS HEREBY GIVEN that Debtor moves this court for an order, pursuant to LBR 9013-1(o) upon notice of opportunity to request a hearing (i.e., without a hearing unless requested), avoiding a lien on the grounds set forth below.

2. Deadline for Opposition Papers:

Pursuant to LBR 9013-1(o), any party opposing the motion may file and serve a written opposition and request a hearing on this motion. If you fail to file a written response within 14 days of the date of service of this notice of motion and motion, plus an additional 3 days unless this notice of motion and motion was served by personal delivery or posting as described in Federal Rules of Civil Procedure 5(b)(2)(A)-(B), the court may treat such failure as a waiver of your right to oppose this motion and may grant the requested relief.

"Bankruptcy Code" and "11 U.S.C." refer to the United States Bankruptcy Code, Title 11 of the United States Code. "FRBP" refers to the Federal Rules of Bankruptcy Procedure. "LBR" and "LBRs" refer to the Local Bankruptcy Rule(s) of this court.

This form is optional. It has been approved for use in the United States Bankruptcy Court for the Central District of California. Page 1

T	ype of Case:								
a	. 🗵 A voluntary petition under Chapter	⊠7	□ 11	□ 12	☐ 13 was fil	ed on: <u>07</u>	7/09/2021		
b	. An involuntary petition under Chapte	er 🗆 7	□ 11 t	was filed on					
	☐ An order of relief under Chapter	□7	111	was entered	d on:				
C.	. An order of conversion to Chapter	□7	□ 11	□ 12	☐ 13 was e	ntered on:			
d	. Dother:								
P	rocedural Status:								
a.	. X Name of Trustee appointed (if any):	Name of Trustee appointed (if any): JEFFREY GOLDEN							
b.	. Name of Attorney for Trustee (if any): Danning.	Gill. Israe	& Krasno	ff. L.L.P.				
D	ebtor claims an exemption in the subject re	eal property	under:						
a.			4.00	nestead): E	exemption am	ount claim	ed on		
b.	. California Code of Civil Procedure § schedules: \$		Exer	nption amo	unt claimed or	п			
Ç.	. X Other statute (specify): Declared H	omestead fil	ed 7/9/20	21					
D	ebtor's entitlement to an exemption is imp	aired by a ju	dicial lien	, the details	of the lien are	e as follow	rs:		
	. Date of entry of judgment (specify):								
b	. Case name (specify): See Attachment A								
	c. Name of court: Orange County Superior Court d. Docket number (specify): See Att. A								
е	. Date (specify): and place	(specify) Se	ee Att. A						
	of recordation of lien	. 0							
f.	Recorder's instrument number (specify)	: See Att. A							
T	he property claimed to be exempt is as follows:								
a	 Street address, city, county and state, v Huntington Beach, CA 92649 (Fair Mar 	vhere locate ket Value D	d, (<i>speci</i> ebtors int	fy): 16222 f erest \$235,	Nonterey Lane 000.00)	Unit 376			
b	Legal description (specify): See Attachr	nent B							
b	. Legal description (specify): See Attachr	nent B				□Se	e attached page		
	-				6 100000		e attached page		
D	Debtor acquired the property claimed as ex	empt on the	following	date (spec	ify): <u>11/01/20</u> 1				
. 0	Debtor acquired the property claimed as ex	empt on the	following claimed	date (spec	ify): <u>11/01/201</u> § _235,000.00	<u>8</u> 11 U.S.	C. §§522(P)(2)(B)		
. D	Debtor acquired the property claimed as ex	empt on the the property e following li	following claimed	date (spec	ify): <u>11/01/201</u> § _235,000.00	<u>8</u> 11 U.S.	C. §§522(P)(2)(B)		
D. T	Debtor acquired the property claimed as ex Debtor alleges that the fair market value of The subject property is encumbered with the subject property is encumbered by this m	empt on the the property e following listonicon):	following claimed iens (list i	date (specexempt is: sometrages a	ify): 11/01/201 \$ 235,000.00 and other liens	8 11 U.S.	C. §§522(P)(2)(B) of priority and pla		
D. T.	Debtor acquired the property claimed as ex Debtor alleges that the fair market value of The subject property is encumbered with the in "X" as to the lien to be avoided by this market	empt on the the property e following listonicon):	following claimed iens (list i	date (spec exempt is: t mortgages a Original Amour	ify): 11/01/201 \$ 235,000.00 and other liens	8 <u>1</u> 1 U.S.	C. §§522(P)(2)(B) of priority and pla		
D. T	Debtor acquired the property claimed as ex Debtor alleges that the fair market value of The subject property is encumbered with the In "X" as to the lien to be avoided by this many and the lien to be avoided by the many area.	empt on the the property e following listion): 'X" Date Reco	following claimed iens (list i	date (specexempt is: sometrages a	ify): 11/01/201 § 235,000.00 and other liens Lien Curr	8 11 U.S.	C. §§522(P)(2)(B) of priority and pla		
. D	Debtor acquired the property claimed as ex Debtor alleges that the fair market value of The subject property is encumbered with the In "X" as to the lien to be avoided by this many and the lien to be avoided by the many area.	empt on the the property e following linetion): "X" Date Reco	following claimed iens (list i	date (species exempt is: smortgages a Original Amous	ify): 11/01/201 \$ 235,000.00 and other liens Lien Curr nt Ar	8 11 U.S.	C. §§522(P)(2)(B) of priority and pla		

This form is optional. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

11. [Debtor attaches copies	of the following documents i	n support of the motion (as appropriate):
	a. X Schedule C to b	ankruptcy petition listing all e	exemptions claimed by Debtor
1	o. Appraisal of the	property	
(c. Documents show	wing current balance due as	to the liens specified in paragraph 11 above
(d. Recorded Abstra	act of Judgment	ALL THE WAY AND A SECOND STREET
(e. Recorded Decla	aration of Homestead (Homes	stead Exemption)
f	. Declaration(s)		
9		eport dated October 18, 2018	3, sold 10/31/2018, APN 937-630-53, debtors previous home w/o sociation liens att. to property; Curr. HCD Certificate of Title.
12.	Total number of attache	ed pages of supporting docur	mentation:
	Debtor declares under p correct [28 U.S.C. § 174		aws of the United States of America that the foregoing is true and
moti	on. 10/7/2	2022	Gamis Lynn Gallian Why Leth Amelian
Exec	cuted on (date): XXXX	CARAX	Signature of Debtor JAMIE LYNN GALLIAN Printed name of Debtor
Date	×		Signature of Attorney for Debtor
			Printed name of Attorney for Debtor

ATTACHMENT TO MOTION/ORDER (11 U.S.C. § 522(f): AVOIDANCE OF REAL PROPERTY JUDICIAL LIENS)

This court makes the following findings of fact and conclusions of law: 1. Creditor Lienholder/Servicer: The Huntington Beach Gables Homeowners Assolction 2. Subject Lien: Date and place of recordation of lien (specify): Orange County Superior Court - See Attached recording dates and recorder's instrument numbers (See Attachment A) Recorder's instrument number or document recording number: (See Attachment A) 3. Collateral: Street address, city, county and state, where located, legal description and/or map/book/page number. including county of recording: 16222 Monterey Lane Unit 376 Huntington Beach, CA 92649 (See Attachment B) See attached page. 4. Secured Claim Amount 235,000.00 a. Value of Collateral: b. Amounts of Senior Liens (reducing equity in the property to which the subject lien can attach): (1) First lien: (\$ (2) Second lien: (\$ (3) Third lien: (\$_ (4) Additional senior liens (attach list): (\$_ 600,000.00) c. Amount of Debtor's exemption(s): (\$ 600,000.00) d. Subtotal: e. Secured Claim Amount (negative results should be listed as -\$0-): 0.00 Unless otherwise ordered, any allowed claim in excess of this Secured Claim Amount is to be treated as a nonpriority unsecured claim and is to be paid pro rata with all other nonpriority unsecured claims (in Chapter 13 cases, Class 5A of the Plan). 5. Lien avoidance: Debtor's request to avoid the Subject Lien is granted as follows. The fixing of the Subject Lien impairs an exemption to which Debtor would otherwise be entitled under 11 U.S.C. § 522(b). The Subject Lien is not a judicial lien that secures a debt of a kind that is specified in 11 U.S.C. § 523(a)(5) (domestic support obligations). The Subject Lien is void and unenforceable except to the extent of the Secured Claim Amount, if any, listed in paragraph 4.e. above.

See attached page(s) for more liens/provisions.

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HOMESTEAD DECLARATION

BDE-266 (P1) REV. 13 (05-20)

CLAIM FOR HOMEOWNERS' PROPERTY TAX EXEMPTION

If eligible, sign and file this form with the Assessor on or before February 15 or α before the 30th day following the date of notice of supplemental assessment, whichever comes first.

SEE INSTRUCTIONS BEFORE COMPLETING



CLAUDE PARRISH

CLAUDE PARHISH
ORANGE COUNTY ASSESSOR
500 S. MAIN ST, FIRST FLOOR, SUITE 103
ORANGE, CA 92868-4512 or
P.O. BOX 628
SANTA ANA, CA 92702-0628
PHONE: (714) 834-3821
FAX: (714) 834-2565 www.ocgov.com/assessor

FOR ASSESSOR'S USE ONLY

Received .

NAME AND MAILING ADDRESS	Approved
(Make necessary corrections to the printed name and mailing address)	Denied
ALCO CONTROL OF THE PROPERTY O	Reason for denial
891-569-62	M-2085154 NO
GALLIAN, JAMIE LYNN	
16222 MONTEREY LN, SPC 376	PROPERTY DESCRIPTION
HUNTINGTON BEACH, CA 92649	Parcel No. 891-569-62
	Address of dwelling
	16222 MONTEREY LN, UNIT 376
	HUNTINGTON BEACH
	TR RANDRE _BLK 376
	LOT UN
to.	xx-xx. 3936
int your social security number and name here ssn:	11-11-11-11-11-11-11-11-11-11-11-11-11-
NAME:	AMILL GATILIAN
int co-owner's or spouse's social security number and name when	
is property is also his/her principal residence	
NAME:	
Towns.	
his claim may be used to file for the Homeowners' Exemption for the Assessment Romeowners must file a claim even if the property is already receiving the homeownermation and instructions before answering the questions listed below. 1. When did you acquire this property?	ners' exemption. Please carefully read the
Date you occupied this property as your principal residence (see instructions): 3. Do you own another property that is, or was, your principal place of residence in the YES, please provide the address below, and the date you MOVED OUT, if no long Address: Simple Address: Simple Address: Simple Address: When did you acquire this property as your principal residence (see instructions): Address: Simple Address: City Only the owners or their spouses who occupy the above-described property (including the legal representative may sign this claim. (If the property comprises more than one of wish to file separate claims; however, only one exemption will be allowed per dwelling of the property will be allowed per dwelling of the property of the separate claims; however, only one exemption will be allowed per dwelling of the property o	Alifornia? Ales DND Inger your principal place of residence: Alifornia? Ales DND Inger your principal place of residence: Alifornia? Alifornia? Individually year Individually year In principal place of residence: In principal place of r
STATEMENTS his claim may be used to file for the Homeowners' Exemption for the Assessment Renew owner must file a claim even if the property is already receiving the homeowners' formation and instructions before answering the questions listed below. 1. When did you acquire this property? 2. Date you occupied this property as your principal residence (see instructions): 3. Do you own another property that is, or was, your principal place of residence in Conference of the Address: 3. Do you own another property that is, or was, your principal place of residence in Conference of the Address: 4. Address: 4. Address: 4. Address: 5. Simple Address: 6. If YES, please provide the address below, and the date you MOVED OUT, if no long address of the Address of the Address of the Simple Address of the Address of the Simple Ad	Alifornia? Ales DND Inger your principal place of residence: Alifornia? Ales DND Inger your principal place of residence: Alifornia Dalidayina In Dalid
STATEMENTS his claim may be used to file for the Homeowners' Exemption for the Assessment Renew owner must file a claim even if the property is already receiving the homeowners' formation and instructions before answering the questions listed below. 1. When did you acquire this property? 2. Date you occupied this property as your principal residence (see instructions): 3. Do you own another property that is, or was, your principal place of residence in Country of the address below, and the date you MOVED OUT, if no long the owners or their spouses who occupy the above-described property (including the legal representative may sign this claim. (If the property comprises more than one of the separate claims; however, only one exemption will be allowed per dwelling of you are buying this property under an unrecorded contract of sale and the Assest you must attach a copy to this claim. CERTIFICATION	alifornia? A S NO neger your principal place of residence: A D S NO neger your principal place of residence
STATEMENTS In this claim may be used to file for the Homeowners' Exemption for the Assessment Representation and instructions before answering the questions listed below. 1. When did you acquire this property? 2. Date you occupied this property as your principal residence (see instructions): 3. Do you own another property that is, or was, your principal place of residence in Conference of the Address: 3. Do you own another property that is, or was, your principal place of residence in Conference of the Address: 4. Address: 4. Address: 5. Simple address below, and the date you MOVED OUT, if no long the owners or their spouses who occupy the above-described property (including the legal representative may sign this claim. (If the property comprises more than one of the separate claims; however, only one exemption will be allowed per dwelling of the you are buying this property under an unrecorded contract of sale and the Assest you must attach a copy to this claim.	alifornia? Ales NO Inger your principal place of residence: Ale Dode Application of the place of residence: Application of the contract of sale) or his or livelling unit, other co-owner occupants may nit.) It is or does not have a copy of the contract, at the foregoing and all information hereon.
STATEMENTS In this claim may be used to file for the Homeowners' Exemption for the Assessment Representation and instructions before answering the questions listed below. 1. When did you acquire this property? 2. Date you occupied this property as your principal residence (see instructions): 3. Do you own another property that is, or was, your principal place of residence in Conference of the address below, and the date you MOVED OUT, if no long the Address: Only the owners or their spouses who occupy the above-described property (including the legal representative may sign this claim. (If the property comprises more than one of the separate claims; however, only one exemption will be allowed per dwelling of the separate claims; however, only one exemption will be allowed per dwelling of the separate claims. CERTIFICATION I certify (or declare) under penalty of perjury under the laws of the State of California the including any accompanying statements or glocuments, is true, correct, and complete.	alifornia? Ales NO Inger your principal place of residence: Ale Dode Application of the place of residence: Application of the contract of sale) or his or livelling unit, other co-owner occupants may nit.) It is or does not have a copy of the contract, at the foregoing and all information hereon.
his claim may be used to file for the Homeowners' Exemption for the Assessment Renew owner must file a claim even if the property is already receiving the homeowners' formation and instructions before answering the questions listed below. 1. When did you acquire this property? 2. Date you occupied this property as your principal residence (see instructions): 3. Do you own another property that is, or was, your principal place of residence in Country of the address: Address: Address: Only the owners or their spouses who occupy the above-described property (including the legal representative may sign this claim. (If the property comprises more than one of the separate claims; however, only one exemption will be allowed per dwelling of the separate claims; however, only one exemption will be allowed per dwelling of you are buying this property under an unrecorded contract of sale and the Assest you must attach a copy to this claim. CERTIFICATION CERTIFICATION	Interest exemption. Please carefully read the limited and

THIS DOCUMENT IS NOT SUBJECT TO PUBLIC INSPECTION

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500 S. Main Street, First Floor, Suite 103 Orange, CA 92868-4512 or P. O. Box 628 Santa Ana, CA 92702-0628



CLAUDE PARRISH COUNTY ASSESSOR Telephone: (714) 834-3821 FAX: (714) 834-2565 www.ocassessor.gov

ESTABLISHED 1889

July 21, 2022

OFFICE OF THE ASSESSOR

891-569-62 HX

GALLIAN, JAMIE LYNN 16222 MONTEREY LN, SPC 376 HUNTINGTON BEACH, CA 92649

SUBJECT: Assessor Parcel Number: 891-569-62

Property Address: 16222 MONTEREY LN, UNIT 376, HUNTINGTON BEACH

The Homeowners' Exemption on the above property has been active in Orange County as of 02-25-2021

Claimant Name: GALLIAN, JAMIE LYNN

If you have any questions, please call our office at (714) 834-3821.

Sincerely,

CLAUDE PARRISH County Assessor

Ву

Exemptions Division

HERBERY CERTIFIC THAT THIS IS A TRUE
AND CORRECT COPY OF A PERMANENT
RECORD OF THE ASSESSOR'S OFFICE.

DRANGE COUNTY, CALIFORNIA

BY NELL STACK

BY NEL STACK

BY NELL STACK

BY NEL STACK

BY NELL STACK

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ORANGE COUNTY ASSESSOF

A002-994 (R 09/19)

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2022-23 Secured Assessment Roll

Parcel No: 891-569-62

CLAUDE PARRISH, ORANGE COUNTY ASSESSOR

Full Parcel Report: Page 1 of 1

As of January 1st, 2022

Tax Rate Area: 04-902

Property Type: MOBILE HOME

Owner / Mailing Address

Assessee: GALLIAN, JAMIE LYNN

Address: 16222 MONTEREY LN, SPC, 376

City, State: HUNTINGTON BEACH, CA

Zip: 92649

Dates	Exemptions			Assessed Value
Land BaseYear: 2021	HOMEOWNER	0 Exe Type:	0	Land:
Improvement Base Year: 2021		0	0	Improvement:
Tax Lien Status:		39	86,339	Personal Property:
		0	0	Other:
		39	86,339	Gross:
		00	7,000	Less Exemption:
		39	79,339	Net:

Reference Number: M2085154

Additional Information

Legal Description: T MHP RANDRE MSP 376

I HEREBY CERTIFY THAT THIS IS A TRUE AND CORRECT COPY OF A PERMANENT PECORD OF THE ASSESSOR'S OFFICE.

ORANGE COUNTY, CALIFORNIA

2022 JUL 21 PM 2: 18

ORANGE COUNTY ASSESSOR

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 19 of 268 Case 8:21-bk-11710-ES Doc 74 Filed 03/11/22 Entered 03/14/22 10:54:06 Main Document Page 3 of 4 18 Recording Requested by : J-SANDCASTLE COLLC Recorded in Official Records, Orange County Hugh Nguyen, Clerk-Recorder JAMIE LYNN GALLIAN 16222 MONTEREY LANE #376 HUNTINGTON BEACH, CA 92649 2021000443659 12:48 pm 07/09/21 18 414A D04 2 When recorded mail to: 0.00 0.00 0.00 0.00 3.00 0.00 0.000.0075.00 3.00 JAMIE LYNN GALLIAN 16222 MONTEREY LANE #376 **HUNTINGTON BEACH, CA 92649** SPACE ABOVE THIS LINE FOR RECORDER USE ONLY HOMESTEAD DECLARATION CCP 6704.930 APN#: 891-569-62 1. Name(s) of Declared Homestead owners: JAMIE LYNN GALLIAN do hereby claim a Declared Homestead in the following real property located in: ORANGE the City of HUNTINGTON BEACH, CA County of State of California, more commonly known as: 16222 MONTEREY LANE SPACE 376 HUNTINGTON BEACH, CA 92649 (Insert Common Street Address Above) and more particularly described as follows: 2014 SKYLINE CUSTOM VILLA DECAL NO. LBM1081 SERIAL NO. AC7V710394GB; AC7V710394GA; LOCATED ON LOT 376 ON APN 178-011-16, TRACT 10542, UNIT 4, PARCEL MAP BOOK 108, PG(S) 47 & 48 (Insert Property Legal Description Above) 2. The Declared Homestead is the principal dwelling of the Declared Homestead Owner(s) listed above or such person(s) spouse. 3. The Declared Homestead Owner(s) listed above, or such person(s) spouse, resides in the Declared Homestead on the date this Homestead Declaration is recorded. 4. The facts stated in this Homestead Declaration are known to be true as of the personal knowledge of the person(s) below executing and acknowledging this Homestead Declaration. Dated: 07/08/2021

(Signature of Declared Homestead Owner or Spouse)

JAMIE LYNN GALLIAN
(Frinted Name of Declared Homestead Owner or Spouse)

See At a del Acknowled Spouse

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ACKNOWLEDGMENTEGE 4 of 4

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California County of _ 1 -4/15

(insert name and title of the officer)

personally appeared

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/ere subscribed to the within instrument and acknowledged to me that he she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

GREG BUYSMAN : COMM # 2341449 ORANGE County California Notary Public:

(Seal)

EXHIBIT A

EXHIBIT A

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Fill in this information to identify your case and this filing			
Debtor 1 Jamie Lynn Gallian			
First Name Middle Name Debtor 2	Last Namo		
(Spouse, if filing) First Name Middle Name	Last Namo		
United States Bankruptcy Court for the: CENTRAL DISTRIC	CT OF CALIFORNIA -SANTA ANA DIVIS	ION	
Case number 8:21-bk-11710-ES			Check if this is an
			amended filing
0.50.1.5			
Official Form 106A/B			County W
Schedule A/B: Property n each category, separately list and describe items. List an asset	and once If an areat fits in more than one	category list the asset in	12/15
in each category, separately list and oscernbe items. List an asset think it fits best. Be as complete and accurate as possible. If two information, if more space is needed, attach a separate sheet to the Answer every question.	married neonle are filing together, both are	equally responsible for su	ipplying correct
Part 12 Describe Each Residence, Bullding, Land, or Other Real	Estate You Own or Have an Interest In		
1. Do you own or have any legal or equitable interest in any reside	nce, building, land, or similar property?		
☐ No. Go to Part 2.			
Yes Where is the property?			
100-00	is the property? Check all that apply		
1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Single-family home	Do not deduct secured cl	
Street address, if available, or other description	Duplex or multi-unit building	the amount of any secure Creditors Who Have Clair	
0	Condominium or cooperative		
and the same of th	Manufactured or mobile home	Current value of the	Current value of the
Huntington Beach CA 92649-0000	Land	entire property?	portion you own?
City State ZIP Code	Investment property Timeshare	\$ unknown	\$235,000.00
ä	Other	(such as fee simple, ten	your ownership interest nancy by the entireties, or
Who	has an interest in the property? Check one	a life estate), if known.	
Orange	Debtor 1 only Debtor 2 only	Existing 1979 80 year G Tract 10542, Unit(s) 1,2	iround Leasehold Parcel 1.8.2 ,3,4
County	Debtor 1 and Debtor 2 only	Check if this is con	
	At least one of the debtors and another information you wish to add about this ite	(see instructions)	
	erty identification number: LPT 891-569-6		
2. Add the dollar value of the portion you own for all of	your entries from Part 1, Including any	entries for	\$235,000.00
pages you have attached for Part 1. Write that number	r here	=>	\$233,000.00
Part 2: Describe Your Vehicles			
	Control of the contro		and the contract of the t
Do you own, lease, or have legal or equitable interest in a someone else drives. If you lease a vehicle, also report it on S	ny vehicles, whether they are register schedule G: Executory Contracts and Un	ed or not? Include any verpired Leases.	renicies you own that
55/105/10 5/50 4/105/11 / 505 104/50			
			aral a
Cilibrati Gilli (VVIII)	Schedule A/B: Property		page 1 Best Case Bankruptcy
Software Copyright (c) 1996-2021 Best Case, LLC - www.bestcase.com			nest Luse Bankriptoy

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Debtor 1	Jamie Lynn Gallian		Case number (if known)	8:21-bk-11710-ES
3. Cars, v	vans, trucks, tractors, sport utility	vehicles, motorcycles		
■ No				
☐ Yes				
		and other recreational vehicles, other vehicles, a watercraft, fishing vessels, snowmobiles, motorcycle		
■ No				
☐ Yes				
		own for all of your entries from Part 2, including a te that number here		\$0.00
Part 3: D	Describe Your Personal and Household	Items		
Do you o		interest in any of the following items?		Current value of the portion you own? Do not deduct secured claims or exemptions.
Examp ☐ No	ples: Major appliances, furniture, line	ns, china, kitchenware		
	(
		old goods and furnishings 22 Monterey Lane, Space 376, Huntington E	Beach CA	\$3,500.00
	waterford cry	stal set red and white wine glasses		\$1,000.00
□ No	pples: Televisions and radios; audio, including cell phones, cameras	video, stereo, and digital equipment; computers, print , media players, games	ters, scanners; music c	ollections; electronic devices
	Wall television Location: 162 92649	n, computer, printer and peripherals 22 Monterey Lane, Space 376, Huntington I	Beach CA	\$500.00
Exam	other collections, memorabilia,	es, prints, or other artwork; books, pictures, or other a collectibles	art objects; stamp, coin,	or baseball card collections;
	Lladro figurir	ne collection (20)		\$1,900.00
9. Equip Exam	musical instruments	and other hobby equipment; bicycles, pool tables, g	olf clubs, skis; canoes	and kayaks; carpentry tools;
	s. Describe			
	mples: Pistols, rifles, shotguns, amm	unition, and related equipment		
■ No	os. Describe			
	orm 106A/B	Schedule A/B: Property		page 2
Software Cop	ppyright (c) 1996-2021 Best Case, LLC - www.bes	dcase.com		Best Case Bankruptcy

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Debtor 1	Jamie Lynn Gallian		Case	e number (if known)	8:21-bk-11710-ES
1. Clothe		rs, leather coats, designer	wear, shoes, accessories		
	Describe				
			ane, Space 376, Huntington Bea	ch CA	\$1,000.00
2. Jeweli Exam		stume jewelry, engagemer	nt rings, wedding rings, heirloom jewelr	y, watches, gems, go	ld, silver
Yes.	. Describe				
	chain	s/bracelets, and earrir ion: 16222 Monterey L	. old); costume jewelry, misc. no igs. .ane, Space 376, Huntington Bea		\$1,000.00
Exam □ No	arm animals ples: Dogs, cats, birds, ho Describe	rses			
	5-yea	r old Wired Terrier Do			\$25.00
15. Add		your entries from Part 3,	including any entries for pages you	have attached	\$8,925.00
OANTO COMP	escribe Your Financial Asse wn or have any legal or e	ts equitable interest in any o	of the following?		Current value of the portion you own? Do not deduct secured claims or exemptions.
16. Cash Exam ■ No □ Yes.		our wallet, in your home, is	n a safe deposit box, and on hand when	n you file your petition	1
Exam	sits of money oples: Checking, savings, of institutions. If you ha	or other financial accounts; eve multiple accounts with	certificates of deposit; shares in credit the same institution, list each.	unions, brokerage ho	ouses, and other similar
□ No	*****************		Institution name:		
_ , 00.		EDD Debit account	Bank of America		\$3,793.00
_			Alliant Credit UnionOnly fund		£4 407 00
		Savings	relief funds from the governme		\$1,407.00
Official For	rm 106A/B	Sci	nedule A/B: Property		page 3
Colbuson Con	moh! (c) 1996-2021 Bart Corn 11	C - www.hastcase.com	error of the transfer of		Best Case Bankruptov

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Debtor 1	Jamie Lynn	n Gallian		Case	number (If known)	8:21-bk-11710-ES	
		17.3.	Savings	Alliant Credit Union-Only funds relief funds from the governmen		\$2,600.00	
			cly traded stocks	gerage firms, money market accounts			
■ No	oles: Bond lunds	investme	ent accounts with brok	terage limis, money market accounts			
			Institution or issuer na	ame:			
Li tes.			mondadir or location in				
	ublicly traded st venture	ock and	interests in incorpor	rated and unincorporated businesses, inc	luding an interes	t in an LLC, partnership, and	
Yes.	Give specific inf	formation	about themName	e of entity:	% of ownership:		
Debtor peace at her home i for victim res On 9/11/2018 Alderport ho 11/1/2018 wit proceeds fro property at the completely debtors equipromissory in UCC-1 on 1/1 returned to his severe nerve Pinon Drive in 16222 Monte	fully resided an HOA. Crimir titution. Debt , a three year me sold on 10 hin TRACT 10 m unencumber end of the sepleted from 2 led against he ty in the Alder Note with the L 4/2019 No. 19 ler 20 year em injury. On Felease agreeme rey Ln. Unit 37 2 J-PAD, LLC	at 4476 / hal chargor move residenn /31/2018 542 API ered sale signed la 2016-20 er On 1 port sal LC date -769191 ploymer bruary 1 ent with /6, Loca . has a l	Alderport since 11/ ges PC §242 were and out of the HOA- tial property lease 3. Debtor purchas N 178-011-01 locate of her Alderport ease commitment. 19 legal expenses 1/8/18, ST Court die. Debtor execute d 11/16/2018, period 11/16/2018, peri		quest 100 %	\$1,000.00 \$ 500.00	
Negoti Non-no	able instruments	include p ents are ormation	personal checks, cash those you cannot trans	tiable and non-negotiable instruments iers' checks, promissory notes, and money or sfer to someone by signing or delivering then	rders.		
Exam □ No		IRA, ERI	SA, Keogh, 401(k), 40	03(b), thrift savings accounts, or other pensio	n or profit-sharing	plans	
Yes.	List each accou		of account:	Institution name:			
				20124		\$7,400.00	
		IRA	-	Fidelity		\$7,400.00	
Vour	ity deposits and share of all unus ples: Agreement	ed denosi	its you have made so	that you may continue service or use from a public utilities (electric, gas, water), telecomm	company unications compa	nies, or others	
No.				Institution name or individual:			
Yes				mentana mana di marindan			
-				. =====			
23. Annui	ties (A contract	or a perio	odic payment of mone	y to you, either for life or for a number of year	rs)		
■ No	The second second			The second secon			
	i li	ssuer nar	me and description.				
				100 4 4 B) 5	d state tribles	ogram	
24. Interes	sts in an educati C. §§ 530(b)(1).	529A/6	and 529(b)(1)	ualified ABLE program, or under a qualifie	u state tuition pr	ografii.	
Official For		JESM(U),	and sestol(1)	Schedule A/B: Property		page 4	
Software Copy	yright (c) 1996-2021 B	est Case, LL	C - www.bestcase.com			Best Case Bankruptcy	
	A TAK WATER	-17 1100					

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Debtor	1 Jamie Lynn Galli	an		Case number (if known)	8:21-bk-11710-ES
E N	lo				
O Y	es Instituti	on name	and description. Separately file th	e records of any interests.11 U.S.C. § 521(c):	
5. Trus	The state of the s	nterests	in property (other than anything	g listed in line 1), and rights or powers exe	rcisable for your benefit
DY	es. Give specific informat	ion about	them		
6. Pate	ents, copyrights, tradem amples: Internet domain n	arks, tra ames, we	de secrets, and other intellectual	al property nd licensing agreements	
■ N	lo				
□ Ye	es. Give specific informat	ion about	them		
				holdings, liquor licenses, professional license	es
	es. Give specific informat	ion about	them		
Money	or property owed to you	1?			Current value of the portion you own? Do not deduct secured claims or exemptions.
8. Tax	refunds owed to you				
15-7107		on about	them, including whether you alrea	dy filed the returns and the tax years	
					11-
9. Fam	nily support amples: Past due or lump	sum alim	ony, spousal support, child suppo	rt, maintenance, divorce settlement, property	settlement
III N	lo				
□ Ye	es. Give specific informati	on			
Exe	benefits; unpaid I	sability in	surance payments, disability bene made to someone else	afits, sick pay, vacation pay, workers' comper	nsation, Social Security
	io es. Give specific informat	tion .			
Exa	And the state of t	or life ins	urance; health savings account (h	HSA); credit, homeowner's, or renter's insurar	осе
DY	es. Name the insurance c	ompany o Company	of each policy and list its value. y name:	Beneficiary:	Surrender or refund value:
If y	you are the beneficiary of a meone has died.	t is due y	rou from someone who has die st, expect proceeds from a life ins	d surance policy, or are currently entitled to reco	eive property because
W Y	es. Give specific informat	ion			
			Commence of the Commence of th		
	3	32.1	Probate estate of Charles 30-2017-00915711. Uncerta to debtor.	J. Bradley, Jr. Case No. ain what, if any, proceeds will pass	Unknow
		32.2	"Creditor's claim" in proba	te estate of Charles Bradley filed Inknown whether any recovery will	

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 27 of 268

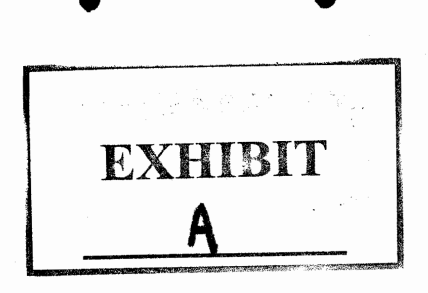
Case 8:21-bk-11710-ES Doc 72 Filed 03/11/22 Entered 03/14/22 09:54:23 Desc Main Document Page 18 of 64

Debtor	1 Jamie Lynn Gallian	Case number (if known)	8:21-bk-11710-ES
		her or not you have filed a lawsuit or made a demand for payment	
■ N		disputes, insurance claims, or rights to sue	
104-21-32	es. Describe each claim		
34. Oth	CONTRACTOR OF THE PROPERTY OF	claims of every nature, including counterclaims of the debtor and rights t	o set off claims
100	es. Describe each claim		
	34.1		
		Potential claim for bad faith denial of insurance against Mercury Insurance Company failure to defend/indemnify HOA Civil Action filed 4/11/2017, 18 days after title recorded. Debtor purchased homeowners insurance policy on 3/22/17	Unknown
	34.2	Potential Victim Restitution Award from Jesus Jesus Jr, for battery 8/5/2018. Criminal Case pending 19WM09951. Estimated economic damages exceed \$73,000.00	Unknown
	34.3	Claim against Houser Bros Co. dba Rancho Del Rey Mobilehome Estates for Violation(s) of Davis Stirling Act, MRL §798, et seq. multiple acts of retaliation, discrimination, trespassing/unlawful entry; forcible detainer, wrongful eviction, failure to timely pursue/prosecute frivolous UD claim pending since 1/2/19. Failure to apply to CA Covid19 Relief after debtor delivered 9/7/20 Declaration of Covid afflictions and hardship. No lawsuit yet filed.	Unknown
	34.4	Personal Injury claim against Huntington Beach Gables HOA; Jesus Jasso, Jr. Case No. 30-2020-01153679. Estimated damages \$195,000.	Unknown
9	to overpayment of Ground Company recorded Annexa Ind., ro Sublessor RPW, Coconsumers Fee Interest vs, Leases recorded in violatic Master Lessor, Tenant, & RAPN 178-011-01, and not A Amended CC&Rs 8/5/1980 Notice to Consumers or pri 1980-5002. Subsequently I Leases without Notice to PHOA has a cross-complaint Gables HOA, et al. 30-2020-Assignment of unexpired to	ster Lessor, Houser Company, Lessor(s) BS Investors, LP, S4 I, GP Leasehold fees charged to Consumers. Master Lessor Houser tition approx. 8/17/1979. The Original Tenant Robert P. Warmingtors, and Houser Bros Co dba Rancho Del Rey MHE misrepresent to Air-Space Condominium Project within Parcel 1 & Parcel 2; Ground of known City of Huntington Beach Ordinance from City Attorner, PW, Co recorded 1979 Ground Lease and Subcondominium Lease PN 178-771-03. Only easements were recorded. Additionally, Lessafter Final Subdivision Report was issued by DRE July 1980, without the Subdivision Report was issued by DRE July 1980, without the Subdivision Report was issued by DRE July 1980, without the St. Consumers of Copy of Rec, First Amendment to CC&Rs Doc No. 12005, Craig Houser, RDRMHE recorded Amendment to all 80 Ground Consumers or Gables HOA Consumers. Huntington Beach Gat pending in the ST. Court Case Randall Nickels vs. Huntington Be 01163055-CU-OR-CJC which the HOA seeks a voiding of the sale arm of Subcondominium Leasehold APN 937-63-053, on October 36 Gide purchaser Randall Nickels. Potential Cross-Petition not yet	n, an nd ny, a on sors out ound ables ach and
DN	r financial assets you did not a o es. Give specific information	Iready list CA COVID-19 Rent Relief Award10/27/2021, post petition tendered to Houser Bros Co. Ck No. 58066665 \$ 24,301.55. Not property of the estate.	\$ 0.00
35.1	Yes	Bank of America Cashler's Check [uncashed] tendered rent chk Houser Bros Co. Not property of the estate. \$14,118.00	\$ 0.00
-		nor property of the estate	
		r entries from Part 4, including any entries for pages you have attached	\$ 16,700.00
Down	Danselba Anti Dunlance Date 4 To	respects Value Cours to Marie an Interest In 1 list and and action for Book 4	
Part 5:		roporty You Own or Have an Interest In. List any real estate in Part 1.	nogo é
	Form 106A/B opyright (c) 1996-2021 Best Case, LLC - w	Schedule A/B: Property ww.bestcase.com	page 6 Best Case Bankruptcy

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 28 of 268

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Del	olor 1 Jamie Lynn Gallian			Case number (if known)	8:21-bk-11710-ES
	Do you own or have any legal or equitable interest in any business No. Go to Part 6. Yes. Go to line 38.	-related pro	operty?		
Par	Describe Any Farm- and Commercial Fishing-Related Property If you own or have an interest in farmland, list it in Part 1.	You Own	or Have an Intere	st in.	
46.	Do you own or have any legal or equitable interest in any f ■ No. Go to Part 7. □ Yes. Go to line 47.	arm- or c	ommercial fishir	ng-related property?	
Pari	7: Describe All Property You Own or Have an Interest in The	it You Did	Not List Above		
	Do you have other property of any kind you did not already Examples: Season tickets, country club membership No Yes. Give specific information	list?			
54.	Add the dollar value of all of your entries from Part 7. Wri	te that nu	mber here	***************************************	\$0.00
Pari	8: List the Totals of Each Part of this Form		-411-	1	
55.	Part 1: Total real estate, line 2				\$235,000.00
56.	Part 2: Total vehicles, line 5		\$0.00		
57.	Part 3: Total personal and household items, line 15		\$ 8,925.00		
58,	Part 4: Total financial assets, line 36		\$ 16,700.00		
59.	Part 5: Total business-related property, line 45		\$0.00		
60.	Part 6: Total farm- and fishing-related property, line 52		\$0.00		
61.	Part 7: Total other property not listed, line 54	+	\$0.00		
62.	Total personal property. Add lines 56 through 61		\$25,625.00	Copy personal property to	\$25,625.00
63.	Total of all property on Schedule A/B. Add line 55 + line 62				\$260,625.00



10/16/1979 Executed Unrecorded MASTER Ground Lease Houser Bros Co, LANDLORD, and Robert P. Warmington, a married man, TENANT

GROUND LEASE

THIS GROUND LEASE (negen termed the "Lease"), is made as of this 19th day of October , 199, by and between HOUSER BROS. CO., a limited partnership organized and existing under the laws of the State of California in Union Clifford C. Houser and Vernon f. Houser constitute the sole general partners (nerein termed the "Landlord"), whose address is Suite 204, 610 East Seventeenth Street, Santa Ana. California 92701 and ROBERT P. WARMINGTON, a married man (herein termed the "Tenant"), whose address is 16592 Hale Avenue, Irvine, California 92714 upon the following terms and conditions:

ARTICLE I THE LEASED LAND

For and in consideration of the payment of the rentals, taxes and other charges covenanted to be paid by Tenant and of the performance of all the covenants and conditions hereinafter covenanted and provided to be observed and performed by Tenant, the Landlord hereby leases to Tenant and Tenant hereby hires from Landlord that certain parcel of real property (herein termed the "leased land"; the term "leased land" and "leased premises" may be used interchangeably), situated in the County of Orange, State of California, described on Exhibit A attached hereto and by this reference made a part hereof for the term, at the rental, for the uses and purposes, and upon and subject to the covenants, conditions and restrictions hereinafter set forth. The demise of the leased land is made subject to taxes and assessments for the current fiscal year, not yet delinquent and subject to covenants, conditions, reservations, restrictions, easements, rights and rights-of-way of record.

ARTICLE II TERM

The term of this lease shall be for a period of eighty (30) years commencing on the date first above written and continuing until the anniversary of the eightieth (80th) year thereafter, unless sooner terminated, as hereinafter provided. Tenant shall have no option to extend the term of this lease. This lease shall terminate as to any portion of the leased land which is Sold and Conveyed as hereinafter provided. As hereinafter provided, this lease shall terminate as to any portion of the leased land which is Sold and Conveyed unless Tenant elects to enter into an Affiliate Sublease or a Consumer Sublease.

ARTICLE III USE AND DEVELOPMENT

3.01 Use.

At all times during the term of this Lease, Tenant shall be entitled to use the leased land, buildings and

Part 2 - Amended Motion Page 184 of 258

other improvements constructed thereon for single family residential use and for other purposes incidental thereto, including, without limitation, recreational facilities and sales offices, and Tenant may subdivide the leased land in development. Tenant covenants and agrees that it will not use or suffer or permit the leased land, buildings and other improvements constructed thereon to be used in a manner which would constitute waste or which would constitute a public or private nuisance. It is expressly understood and agreed that Tenant's construction activities upon the leased land shall not be deemed to constitute waste. As used in the foregoing, "single family residential use" includes condominiums, planned unit developments and other multiple unit developments of a similar nature.

3.02 Compliance with Laws

Tenant covenants that during the lease term, Tenant covenants that during the lease term, Tenant ull comply, at no cost or expense to Landlord, with all laws, ordinances, orders, rules, regulations and requirements of all federal, state and municipal governments and appropriate departments, commissions, boards and officers thereof, unich may be applicable to the leased land, buildings and other improvements constructed thereon or the use or manner of use of the leased land. Tenant accepts the leased land in the actual condition of the same as of the date of this Lease. date of this Lease.

3.03 Contest,

Tenant shall have the right, after notice to Landlord, to contest by appropriate legal proceedings, without cost or expense to Landlord, the validity of any law, ordinance, order, rule, regulation or requirement of the nature herein referred to and to postpone compliance with the same, provided such contest shall be promptly and diligently prosecuted by and at the expense of Tenant and so long as Landlord shall not thereby suffer any civil, or be subject to any criminal penalties or sanctions, and Tenant shall properly protect and save harmless Landlord against any liability and claims for any such noncompliance or postponement of compliance.

3.04 Development of the Leased Land; Dedicarions.

3.04.01 Lessor's Cooperation: Power of Actorney.

Landlord and Tenant (at no expense to (a) Landlord and Tenant (at no expense to Landlord other than Landlord's time) shall take such actions and shall execute such instruments, documents, applications and/or certificates as Tenant may deem reasonably nacessary or desirable to obtain requisite governmental approvals for the proposed development of the leased land or any portion thereof and/or to facilitate use and development of all or any portion of the leased land for the use permitted in Section 3.01 above, including, but not limited to, execution and delivery of the following: THE PERSON IN THE PROPERTY OF THE PERSON OF

- Inscruments of dedication conforming with the provisions of this Section 3.04;
 - (ii) Public utility conveyances;
- (iii) Applications to federal, state and local governmental agencies, together with all other instruments and documents reasonably necessary in order to obtain permits, reports, Public reports, zoning, conditional use permits, variances and similar type items necessary for the proposed use and development;
- (iv) Certificates to be affixed to subdivision maps, parcel maps, condominium plans and plans pertaining to the residential development.
- (b) Witnout limiting the foregoing, Landlord agrees to cooperate with Tenant in the development of the leased land in the manner of development set forth in Section 3.01 above, including, without limitation, attending a reasonable number of meetings with Tenant and/or jurisdictional government agencies.
- (c) In furtherance of paragraph (a) above, Landlord will, within three (3) days of a request from Tenant, execute, by one of its general partners who are named as signatories to this Lease, all of the documents or instruments described in paragraph (a). If one of said named individuals has not executed such documents on behalf of Landlord within said period of time because of their unavailability or otherwise, Landlord, as provided in the Ground Lease (Short Form Hemorandum) executed by the parties concurrenly herewith, hereby appoints Tenant as Landlord's attorney-in-fact to sign any and all of such documents. Notwithstanding the execution of any of such documents by Tenant as Landlord's attorney-in-fact, Landlord agrees to execute any and all of such documents upon request therefor by Tenant. In any event, Tenant shall promptly supply Landlord with copies of any document signed by Tenant as Landlord's attorney-in-fact.
- 3.04.02 Dedications. In connection with the subdivision and development of the leased land, Tenant may cause subdivision tract maps to be filed of record which will show streets within the subdivision intended for use of the "Buyers of Lors", as such terms are defined herein, and their licensees, invitees, tenants, and servants; and, with respect to such streets, and all utility easements and rights-of-way. Tenant may, at its option, offer for dedication for public use thereof only its respective leasened interest therein, in which event Landlord shall be required to offer for dedication for public use its respective leasenold interest therein; in which event Landlord shall be required to offer for dedication for public use its respective leasenold interest therein; provided, however, that the reversionary interest of Landlord in the fee simple estate of the real property comprising the leased land therein will not be offered for dedication for public use upon the recording of any such subdivision tract maps or public

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utility conveyances unless required by the utility or the City of Huntington Beach; or, provided further, Landlord shall complete the dedications of the property of Landlord pursuant to proceedings for Tentative Parcel Map No. 77-7 dated June 8, 1977 (subject to the undertakings of Tenanc, at no cost to Landlord to improve such areas utiling fainger Avenue required pursuant to the proceedings for Tentative Parcel Map 77-7).

3.05 Construction.

Except as to offsite improvements which Tenant shall construct pursuant to the proceedings under Tentative Parcel Map No. 77-7, during the term of this Lease Tenant shall have the right, but not the duty, to construct buildings and improvements upon the leased land. All buildings and improvements now or hereafter constructed or located on the leased premises by Tenant shall be the property of Tenant.

leased premises by Tenant shall be the property of Tenant.

Landlord shall have the right to approve, for architectural treatment, color and external appearance of materials and the elevation design of the improvements which Tenant intends to construct on the leased land prior to the commencement of the construction of such improvements. Landlord shall not unreasonably withhold such approval and Landlord's sole consideration for granting or withholding such approval shall be the preservation of the esthetics of the leased land in reasonable harmony with the improvements to Landlord's adjoining mobile nome park. Within thirty (30) days of delivery to Landlord of plans showing the foregoing, Landlord shall either approve such plans in writing or give written notice to Tenant of Landlord's disapproval, apecifying the reasons therefor. Failure to so disapprove such plans within such time period shall be deemed approved thereof. In the event of such disapproval, Tenant shall submit revised plans for Landlord's approval or disapprove a such plans within such time period shall be affored aid, except that Landlord's time for approving or disapproving said plans shall be shortened to ten (10) days. If Landlord disapproves the revised plans, all rental payments hereunder shall abate until the revised plans are either approved or deemed approved pursuant to the aforesaid procedure for revised plans. If such plans are not approved or deemed approved a saforesaid, Tenant shall have the right, without the necessity of obtaining Landlord's consent, to make minor changes to such plans which do not substantially affect the esthetic harmony of the improvements to be built on the leased land with Landlord's adjacent mobile nome park. However, Tenant shall promptly deliver to Landlord copies of all such changes as they are made.

Construction of improvements to the leased premises shall be made in all cases subject to the following conditions which Tenant covenants and agrees to observe and perform: (a) no construction shall be undertaken until Tenant shall have procured and paid for, so far as the same

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may be required from time to time, all municipal and other governmental permits and any authorizations of the various municipal departments and government subdivisions having jurisdiction, and the Landlord agrees to join, at the expense of the Tenant, in the application for any such permits or authorizations whenever such action is necessary; and (b) all work done in connection with such construction shall be done promptly using quality materials and in a good and workmanlike manner at no cost or expense to Landlord and in compliance with the applicable municipal building and zoning laws and with all other laws, ordinances, orders, rules, regulations and requirements of federal, state and municipal governments and appropriate departments, commissions, boards and officers thereof; the cost of all construction shall be paid in cash or its equivalent, so that the leased land shall at all times be free of liens for labor and materials supplied to the leased land.

Tenant agrees to (1) indemnify Landlord against and to hold Landlord harmless from any and all damages of any nature suffered by owners of adjacent property (including Landlord) by reason of the acts or negligence of Tenant on the leased land: and (11) protect the land and improvements of adjoining owners (including Landlord) against damage caused by said construction and improvements of the leased land as required by law.

Landlord shall have the right at any time and from time to time to post and maintain on the leased land such notices as may be necessary to protect the leased land and Landlord from mechanic's liens, materialmen's liens or liens of a similar nature. On or pefore ten (16) days prior to the commencement of any work of improvement by Tanant on the leased land, Tenant shall give notice thereof to Landlord and with the dare expected by Tenant for the commencement of such construction.

Tenant may at any time alter, improve or remodel any building, structure or other improvement constructed or placed by Tenant on the leased land.

3.06 Residential Leases.

3.06.01 Definitions.

(a) The term "Placed under Development" for purposes of this Lease shall mean all those portions of the leased land which shall, subsequent to the date hereof, be made the subject of a recorded subdivision map or parcel map (including all streets, easements and rights-of-way untnin the areas covered by any such subdivision map or parcel map), together with those portions of the leased land hereafter conveyed or dedicated by Tenant for public utility purposes.

(b) The term "Lot" shall mean any lot into which the leased land or any portion thereof has been subdivided, and as used herein, shall include, without limitation, any condominium into which the leased land or

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any portion thereof has been divided pursuant to the provisions of Section 1350, et seq., of the California Civil Code.

- (c) The term "Buyer" is defined to mean any person, firm or corporation who is a purchaser of any structure located or to be located upon any Lot and who executes a Residential Lease or a Consumer Sublease as lessee.
- (d) The term "Sold and Conveyed", as used herein, is defined to mean the execution and delivery of a Residential Lease or a Consumer Sublease, the term of which shall (1) commence concurrently with delivery; (ii) in the case of a Residential Lease be equivalent with the then remaining term of this Lease; and (111) in the case of a Consumer Sublease be equivalent to the then remaining term of this Lease leas one (1) day.
- (e) The term "Residential Lease", as used herein, shall mean a lease between Landlord and any Buyer (and the homeowners association in the case of common facilities with appropriate modifications) in the form attached hereto as finibit "B", and by this reference incorporated herein and made a part hereof as if set forth in full herein, with appropriate modification if the improvements are sold as condominiums.
- (f) The term "Consumer Sublease" shall be defined in Section 3.08(b) below.

3.06.02 frecution of Residential Leases.

- (a) After Tenant shall have first obtained the appropriate governmental approvals, Tenant may offer the Lots be Sold and Conveyed to the general public together with, at the election of Tenant, an appurtenant membership in any homeowners association organized and incorporated to be the lessee of a Residential Lease of the common facilities, hereafter provided and/or to administer subdivision servicudes. It is the intention of the parties that Tenant shall sell the building and other improvements it constructs on the Lors to Buyers. All amounts received by Tenant upon the sale of improvements shall be the sole property of Tenant, and the Landlord shall not be entitled to any portion thereof.
- (b) When each Lot is Sold and Conveyed Landlord will execute, within fifteen (15) days following the request of Tenant, individual Residential Leases with the Buyers. Each Residential Lease shall be subject to no monetary encumbrances other than current taxes; however each Lot shall, at the election of Tenant, be subject to subdivision servitudes (if such be the case, such servitudes shall be mutually approved in writing by Landlord, who agrees not to unreasonably withhold its consent, and by Tenant) and each Buyer's estate shall be subject to appropriate assessments for upkeep and replacement of common

facilities. This Lease shall, upon the commencement of the lease term of each Residential Lease, terminate as to the real property covered by the Residential Lease. The improvements on any Lot shall remain the sole property of the Buyer. This Lease shall also terminate upon the conveyance or dedication of any portion of the leased land to a public entity or public utility.

(c) At all times the total of the basic rental remaining payable under this Lease and the basic rental payable under the aggregate of the Residential Leases shall be equal to the rental payable under Article IV of this Lease as if no Lots had been Sold and Conveyed. For the purposes of the foregoing, each Residential Lease, which may be terminated by Landlord, as lessor, by reason of an event of default by the Buyer under a Residential Lease, shall nevertheless for the purposes of this provision be deemed to still be in effect and the rental which would have been paid thereunder shall be accounted for with respect to the foregoing determinations. It is anticipated by the parties that the basic rental as provided for herein shall be uniformly divided among the Lots. Tenant shall be uniformly divided among the Lots. Tenant shall be uniformly divided among the Lots. Tenant shall be classcharged and evonerated under this Lease as to each Lot Sold and Conveyed; however, Tenant shall nevertheless remain obligated with respect to all covenants made by Tenant with Buyers and for all varranties and representations, express or implied, in favor of the Buyers; Tenant shall indemnify and hold Landlord free and harmless from all liability with respect to such covenants, warranties and representations in favor of Buyer whether or not disclosed to Landlord.

3.07 Common Facilities.

Tenant may choose to construct within portions of the leased land Flaced under Development recreational or other common facilities (which shall include streets) for the use and enjoyment of Buyers and convey such facilities to an association organized and incorporated to acquire the same. Upon such conveyance and upon request of Tenant, Landlord shall execute a Residential Lease or Consumer Sublease, as lessor, with such association, as lesses, for a term equivalent to the unexpired period of this Lease, at basic rental of ONF (51) DOLLAR per year. The land area of such recreational or common facilities (exclusive of streets) shall not exceed twenty-Six thousand eight nundred (26,800) square feet without Landlord's prior written approval if a multiphase devalopment is elected. No Lot or Lots of the common facilities shall be Sold and Conveyed unless and until the following conditions shall have occurred:

(a) Tenant shall have first obtained the governmental approvals necessary to permit all fots (or in the case of a multi-phase development, the Lots within the initial phase) benefited by such common facilities to be Sold and Conveyed to Buyers.

(b) No less than forty (40%) percent of all buildings and other improvements to the lots (or in the case

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of a multi-phase development, no less than forty (40%) percent of the lots within the initial phase) benefited by such common facilities shall have been substantially completed, or, in the event a condominium development is elected, completion assured by surety arrangements approved by the California Department of Real Estate).

- (c) The mortgagee, as that term is hereafter defined, shall have executed and delivered a reconveyance of any lien on the Lot or Lots of the common facilities so con-veyed to such association.
- (d) The construction of the common facilities shall have been fully completed or completion assured by surery arrangements approved by the California Department of Real facate.

3.08 Tenant's Right to New Leases; Consumer Subleases,

- (a) Tenant's Right to New Leases; Consumer Subleases.

 (a) Tenant, at any time and from time to time may at its election designate certain parcels of the leased land to be subject to Separate leases between Tenant and Landlord. Without limiting the generality of the foregoing Tenant may obtain hereunder separate leases for some or all of the lots into which the leased land is divided. These parcels shall comply with all requirements of the Subdivision Map Act and all other applicable laws. Upon written request by Tenant, Landlord shall execute new leases to parcels of the leased land as designated by Tenant and shall amend this Lease to reflect that such parcels are no longer subject to this Lease. The terms and conditions of the new leases and this lease, as amended, shall be the same as the terms and conditions of this Lease with the exception that the annual rent shall be divided among the leases based on the proportion which the square footage of the parcel governed by any such lease bears to the total square footage of the leased land. Notwithstanding the foregoing, in the avent that Tenant designates a Lot for a separate lease neventer, the annual rent payable under the lease for such Lot shall be equal to the annual rent payable under this Lease multiplied by a fraction, the numerator of which is one and the denominator of which is the total number of Lots into which the leased land is divided.
- (b) As to such Lots for which Tenant has obtained separate leases, and notwichstanding any other provision of this Article III, Tenant may elect to enter into a sublease with the Buyer of any such Lot in the form attached nereto as Exhibit D with appropriate amendments if the Lots are Sold and Conveyed as condominiums (referred to in this lease as a "Consumer Sublease") instead of causing such Lot to be Sold and Conveyed pursuant to a Residential lease. This Lease shall not terminate when any such Lot is Sold and Conveyed pursuant to a Consumer Sublease. Tenant, or its permitted development sublessee, as provided in Section 6.01.03 below, may offer Lots to be Sold and Conveyed to the public as provided in Section 1.06.02(a), but reading "Consumer Sublease" for "Residential Lease" therein. Tenant may sublease common facilities Lots to a homeowners associa-

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rion formed from among Buyers under Consumer Subleases as appropriately modified, but subject to the restrictions of Section 3.07 above. The use of Consumer Subleases shall not affect, among other things, Landlord's obligation under Section 3.04.02 or Tenant's ability to impose subdivision servitudes providing for assessments against Buyers as provided in Section 3.06.02(b).

- (c) Tenant shall be solely liable with respect to all covenants made by Tenant with Buyers and for all warranties and representations, express or implied, in favor of the Buyers under the Consumer Subleases. Tenant shall indemnify and hold Landlord free and harmless from all liability with respect to such covenants, warranties and representations in favor of Buyer whether or not disclosed to Landlord.
- (d) Landlord hereby agrees with Tenant for the benefit of all Buyers under Consumer Subleases that:
 - (i) So long as such Buyer is not in default in the payment of rental or other charges due under the Consumer Sublease or in the performance of any of the other terms, covenants or conditions of the Consumer Sublease on such Buyer's part to be performed, such Buyer's possession of the Lot subject to such Consumer Sublease and such Buyer's other rights and privileges under the Consumer Sublease shall not be interfered with by the Landlord, its successors or assigns.
 - (ii) Should this Lease be terminated prior to the expiration of the term hereof or any extensions of said term for any reason whatsoever, including without limitation, as a result of Tenant's preach thereof or default thereunder, the Consumer Suplease shall continue in full force and effect as a direct lease between Landlord and the Buyer under the Consumer Sublease, upon and subject to all of the terms, covenants and conditions of the Consumer Sublease for the balance of the term thereof remaining, provided that such Buyer attorns to Landlord in writing. Norwith-standing the foregoing, Landlord shall not be bound by any act or omission of Tenant as the prior sublessor under the Consumer Sublease. Landlord shall not be bound by any prepayment of rent (other than through the Payment Agreement referred to in subparagraph 3.08(d)(iv)) or other charges which such Buyer might have paid for more than three (3) months in advance to Tenant as the prior sublessor, and Landlord shall not be bound by any amendment to or modification of any Consumer Sublease or by any waiver or forbearance on the part of Tenant as the prior sublessor thereunder made or given without the written consent of Landlord.
 - (111) If, the provisions of the foregoing notwithstanding, a Consumer Sublease is terminated by reason of any termination of this Lease, it is hereby agreed that the Buyer under such Consumer Sublease and

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tandlord shall enter into a new lease upon the terms and conditions of the Consumer Sublease for the then remaining balance of the term of the Consumer Sublease.

(1V) In the event that such Consumer Subleases shall call for the payment of rent less frequently than quarter annually, the provisions of
subparagraph 3.08(d)(ii) shall only be applicable if
Landlord and Tenant enter into a Payment Agreement
under the terms of which all rental to be paid by
Buyers under the terms of the Consumer Sublease will be
paid to a neutral depository, such as a bank, savings
and loan, trust company or escrow company. Such
neutral depository shall be instructed to remit
to lessor from such sum collected the amount due under
this Lease attributable to the Lot subject to the
Tenant.

ARTICLE IV RENTAL

4.01 Basic Rental.

Tenant agrees to pay to Landlord as basic rental for the use and occupancy of the leased land, an annual sum of SEVENTY-TWO THOUSAND TWO HUNDRED TWENTY (\$72,220.00) DOLLARS calculated at TEN THOUSAND (\$10,000.00) DOLLARS per acre, multiplied by 7.222 acres, being the number of acres within Parcel l of Parcel Map recorded in Book 108, pages 47 and 48, inclusive, Official Records of Orange County, California, Subject to adjustment as provided in Section 4.03 below. Basic rental shall be payable in twelve (12) equal monthly installments of SIX THOUSAND EIGHTEEN DOLLARS AND THIRTY-THREE CENTS (\$6,018.33) each, due and payable in advance on the first day of each calendar month during the term hereof, without deduction or offset, in lawful money of the United States of America at such place as Landlord from time to time shall direct in writing to Tenant.

4.02 Commencement of Rentals.

Rental payments small commence on the first day of the calendar month next following the date first above written if such date be a date other than the first day of a calendar month. In addition to the first full month's rent, Tenant small pay at such time an additional pro rata rent representing the period between the term commencement date and the first day of the next succeeding calendar month, based on a thirty (30) day month and a three hundred sixty (360) day year.

4.03 Adjusted Rental.

(a) When a Residential Lease, but not a Consumer Sublease, is Sold and Conveyed, the basic rental payable by Tenant shall be reduced by the amount of rental payable to Landlord under such Residential Lease.

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(b) Upon the expiration of the twentieth (20th), fortieth (40th) and sixtieth (60th) year of the term of this Lease, the rental payable hereunder shall be adjusted to a sum equal to eight (8%) percent of the unimproved fair market value of the leased land, or any portion then remaining subject to this Lease, at the end of said twentieth (20th), fortieth (40th) or sixtieth (60th) year, as the case may be. After any such adjustment of rental, Tenant shall pay to Landlord such rental as so adjusted during the period applicable thereto at the times and in the manner provided in Section 4.01 above; provided, however, in no event shall the rental as so adjusted be less than an annual rental at least equal to TEN THOUSAND (\$10,000.00) DOLLARS per acre for the portion of the leased land then subject to this Lease (calculated to exclude the area of the reserved easement described in Exhibit A). If, upon the expiration of the twentieth (20th), fortieth (40th) or sixtieth (60th) year, as the case may be, the parties hereto shall have failed to agree upon such adjusted rental, the fair market value of the leased land (or portion thereof then subject to this Lease), as unimproved, and the adjusted rental, shall be determined by arbitration pursuant to subparagraph (c) of

(c) Within ten (10) days of the expiration of the twentieth (20th), fortieth (40th) or sixtieth (60th) year of the term of this Lease, as the case may be, each of the parties hereto shall appoint in writing an arbitrator and give written notice thereof to the other party; or, in case of the failure of either party so to do, the other party may apply to the Superior Court of Orange County, California, to appoint an arbitrator to represent the defaulting party in the manner prescribed in the then existing statutes of the State of California, applicable to arbitration, the provisions of which statutes shall apply to and govern the arbitration herein provided for with the same effect as though incorporated herein. Within ten (10) days after the appointment of said two (2) arbitrators (in either manner), they shall appoint, in writing, a third arbitrator and give written notice thereto to Landlord and Tenant and, if they shall fail to do so, then either party hereto may make application to said Superior Court to appoint such third arbitrator in the manner prescribed in said arbitration statutes.

The three (3) arbitrators so appointed (in either manner) shall promptly fix a convenient time and place in the County of Orange for hearing the matter to be arbitrated and shall give reasonable written notice thereof to each of the parties hereto and with reasonable diligence shall hear and determine the matter in accordance with the provisions hereof and of said arbitration statutes, and shall execute and acknowledge their award thereon in writing and cause a copy thereof to be delivered to each of the parties hereto, and the award of a majority of said arbitrators shall determine the question arbitrated, and a judgment may be rendered by said Superior Court confirming said award, or the same may be vacated, modified or corrected by said Court

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at the instance of either of the parties hereto, in accordance with said arpitration statutes, and said judgment shall have the force and effect as provided in said statutes.

Each of the parties hereto shall pay for the services of its appointee, attorneys and utinesses and one-half (1/2) of all other proper costs of arpitration. Pending the final decision of such adjusted rental, Tenant shall pay to Landlord the amount of rent previously payable under Section 4.01 above as adjusted pursuant to Section 4.03(a) above. If such adjusted rental, as finally determined, shall exceed the amount of the previous rental, the excess amount accuring during the interim period shall be paid by Tenant to Landlord within thirty (30) days after the final determination of said adjusted rental. If such adjusted rental, as finally determined, shall be less than such previous rental, the amount of any excess paid by Tenant during said interim period shall be credited against the first rentals thereafter payable hereunder.

ARTICLE V TAXES AND ASSESSMENTS

5.01 Tenant to Pay Taxes and Assessments.

In addition to the basic rental, Tenant shall pay and discharge all taxes and general and special assessments which may be levied upon or assessed against the leased land (or the portion thereof being subject to this Lease at the rime such taxes become payable), and all interest therein and all improvements and other property thereon, and upon all rentals payable on this Lease (in the event that county secured real property taxes be assessed in whole or in part either on an ad valorem basis upon the leased land or upon rentals payable under the terms of the Lease thereof) as such taxes and assessments become due and payable during the term of this Lease. Taxes and assessments for the current fiscal year shall be provated between Landlord and Tenant to the term commencement date. shall pay each installment of said taxes and assessments not later than the delinquency date thereof. Notwithstanding the foregoing, if Tenant shall, in good faith, contest the validity of said taxes and assessments, then Tenant, upon furnishing a sufficient surery bond to Landlord, may withhold payment pending sertlement of its claim or may pay the same under protest and, in either case and at Tenant's expense, shall defend itself and Landlord against the same and shall pay and satisfy any adverse judgment that may be rendered thereon before the enforcement thereof against Landlord or the leased land. Landlord shall remain responsible for its income tax payable on revenue derived from this lease and all estate, inheritance, gift taxes and taxes of a similar nature.

5.02 Tenant's Indomnity Re Taxes and Assessments.

Tenant agrees to protect and hold harmless Landlord and the leased land and all improvements in, on and about

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the leased land from all liability for any taxes and assessments for which Tenant is obligated pursuant to Section 5.01 above, together with any interest, penalties or other charges imposed and from any sale or other proceeding to enforce payment thereof.

5.03 Lack of Separate Assessment.

Tenant's obligations pursuant to Section 5.01 presume that the county tax assessor will separately assess the leased land and will send the tax bill therefor directly to Tenant. If the assessor sends the rax bill to Landlord, Tenant agrees to make the payments required under Section 5.01 within tan (10) days after Tenant's receipt from Landlord of a copy of any tax bill received by Landlord.

5.04 Tenant Entitled to Refund.

It is agreed that any refund made in any taxes or assessments paid by Tenant pursuant to this Article shall be the sole property of Tenant, and if any such refund is mistakenly paid to Landlord, Landlord agrees to immediately, and in no event later than three (3) days, pay the same over to Tenant.

5.05 Installment Election for Assessments.

Notwithstanding any other provision of this Article, Tenant may elect, as to any assessment levied against the leased land during the term of this Lease, to take advantage of the ability to cause such assessments to be payable in installments instead of in a lump sum. In such event, Tenant shall only be responsible to pay the installments which come due and payable during the term hereof.

ARTICLE VI ASSIGNMENT AND ENCUMBRANCE

6.01 When Landlord's Consent Required.

6.01.01 Landlord's Consent Required. Except as provided in Article III and in this Article VI, Tenant snall not encumber, assign or othewise transfer this Lease, or sublet the whole or any part of the leased land without the prior written consent and approval of Landlord, which consent shall not be unreasonably withheld. Except as otherwise so permitted in this Lease, no assignment or other transfer, whether voluntary or involuntary, by operation of law, under legal process, by receivership, in bankruptcy, or otherwise, shall be valid or effective without the express prior written consent and approval of Landlord.

6.01.02 Assignments For Which Landlord's Consent Not Required.

(a)(l) If the Tenant be Robert P. Warming-ton, Tenant shall have the right, Without obtaining Land-

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lord's consent, to assign its interest under this lease to The Ropert P. Warmington Co., a California corporation (as used herein The Robert P. Warmington Co. includes any corporation which succeeds to the assets of such corporation by merger, consolidation or purchase), to any other corporation in which Tenant (or The Robert P. Warmington Co.) has greater than a fifty (50%) percent proprietary interest, to any partnership or joint venture in which Tenant (or The Robert P. Warmington Co.) or any such other corporation or entity is the managing partner and to the neits, devisees and personal representatives of Optionee.

(a)(2) If the Tenant be The Robert P. Warmington Co., a California corporation (or successor as provided in subsection (a)(1) above), Tenant shall have the right, without obtaining Landlord's consent, to assign its interest under this Lease to Robert P. Warmington, an individual, to any corporation in which Tenant or said individual has greater than a fifty (50%) percent proprietary interest, to any partnership or joint venture in which Tenant or said individual or any such corporation or entity is the managing partner, and to any corporation or other entity which succeeds to Tenant's interest by merger, consolidation or py sale of all or supstantially all of Tenant's assets.

- (b) Tenant shall further have the right to assign its interest under this Lease to any individual, corporation or entity which, at the time of the assignment, has a net worth of not less than THREE MILLION (\$3,000,000) DOLLARS and has experience substantially equal to that of Tenant in building and marketing single-family residences of the type to be built on the leased land. Robert P. Warmington and The Robert P. Warmington and The Robert P. Warmington co. shall each be considered as having identical experience.
- (c) In the event of any assignment which complies with the foregoing, the assignor shall be released of any and all liability arising under this Lease from and after the effective date of the assignment.
- (d) Notwithstanding the foregoing, within ten (10) days of a request therefor, Landlord shall execute an instrument in recordable form consenting to any assignment or other transfer made without its consent pursuant hereto.

6.02 Hypothecation.

Landlord agrees and consents that Tenant may, without Landlord's prior consent, at any time and from time to time, mortgage, encumber, assign and hypothecate py mortgage or deed of trust (either of which is herein termed a "mortgage") all right, title and interest of Tenant in the leasehold estate created by this Lease to a lender (herein called "mortgagee"). Notwithstanding the foregoing, within ten (10) days of a request therefor from Tenant, Landlord agrees to execute an instrument in recordable form consenting to any such mortgage, encumprance, assignment or hypo-

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thecation. If, notwithstanding the foregoing, Tenant's leasenold interest hereunder terminates under such foreclosure, assignment in lieu of foreclosure, the mortgages shall be entitled to a new lease upon the same terms as this Lease and subject only to those things caused, created or consented to by Landlord to which Tenant's leasehold estate hereunder is subject as of the date of the recordation of the mortgage.

Except as hereinafter otherwise provided, the mortgage and all rights thereunder shall be subject to each and every of the covenants, conditions and restrictions of this Lease, and the same shall be subject to all rights and interest of Landlord, none of which shall be deemed waived by the foregoing consent. Tenant agrees to furnish to Landlord copies of all instruments, indentures or agreements executed by Tenant, and to be recorded, to perfect the hypothecation of the leasehold estate to a mortgagee.

Any mortgagee shall have the right at any time during the term hereof while this Lease is in full force and effect:

- (a) To do any act required of Tenant hereunder, and all such acts done or performed shall be effective to prevent a forfeiture of Tenant's rights hereunder as if the same had been done or performed by Tenant; and
- (b) To rely on the security afforded by the leasehold estate and to acquire and to succeed to the interest of Tenant hereunder by foreclosure, whether by Judicial sale, by power of sale contained in any security instrument, or by assignment given in lieu of foreclosure, and thereafter convey or assign title to the leasehold estate so acquired to any other person, firm or corporation without the consent of Landlord as to the such initial transfer.

Landlord shall give written notice to mortgagee of any default by Tenant. Landlord shall not terminate this Lease by reason of such default of Tenant if the mortgagee shall:

- days after service on mortgages of written notice from Landlord of Landlord's intention to terminate this Lease, except, nowever, (if the same cannot be cured by payment of rent, taxes, assessments and insurance premiums and other cash charges payable by Tenant hereunder within sixty (60) days) mortgages shall have a reasonable time after sixty (60) days within which to cure such default so long as mortgages is proceeding to cure such default with reasonable diligence, or
- (11) Undertake on or before the expiration of said sixty (60) days or said reasonable time, in writing to perform all covenants of this lease capable

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of performance by mortgagee. In the event of such undertaking, or in the event such default is not susceptible of being cured by mortgagee, such default shall be deemed cured if mortgagee shall proceed in a timely and diligent manner to accomplish the foreclosure of Tenant's interest; provided, however, that if said foreclosure proceedings shall be subject to leave of any court (as in the case of a bankruptcy proceeding) and such leave shall have been applied for but not obtained by mortgagee, such default shall be deemed cured nevertheless, if mortgagee shall have attempted to obtain such leave in a timely and diligent manner. The obligation of mortgagee for the performance of the terms of this Lease shall terminate upon the sale, transfer or assignment of the right, title and interest of mortgagee in the leasehold estate to any other person, firm or corporation.

Any provisions contained in this Lease to the contrary notwithstanding, any mortgagee or its assignee may enforce such mortgage and acquire title to the leasehold estate in any lawful manner and, pending foreclosure of any such mortgage, may take possession of and rent the leased land and upon foreclosure of such mortgage may, without further consent of Landlord, sell, transfer or assign the leasehold estate or sublet the leased land. Any purchase money, mortgage or deed of trust delivered in connection with any such assignment or transfer shall be entitled to the benefit of all of the provisions of this Lease regarding the rights of a mortgagee. Any person acquiring the leasehold estate from mortgagee shall, as a condition precedent to the liability for the leasehold estate, assume in writing the liability for the performance of the obligations imposed upon Tenant by the terms of this Lease. Mortgagee shall furnish Landlord with an executed copy of the instrument of assignment or transfer and a copy of the undertaking made in accordance with the foregoing provisions. Upon said assumption the assignor shall be released from all obligations for performance of the terms of this Lease.

The foregoing provisions do not give any person the right to mortgage, hypothecate or otherwise encumber of to cause any liens to be placed upon the freehold estate of Landlord, nor shall the foregoing provisions in any event be construed as resulting in a subordination in whole or in part of the freehold estate of Landlord to any indebtedness of Tenant.

Notwithstanding the foregoing provisions, until such time as the indebtedness of Tenant to mortgagee shall have been fully paid, Landlord shall not, without the prior written consent of mortgagee first had and obtained, accept any surrender of this Lease, consent to any modification hereof or consent to the assignment nereof, or of any part or portion, of the term created thereby or of any interest therein; provided, however, at the time a Lot is Sold and Conveyed by a Residential Lease, there shall be recorded a reconveyance of the lien of the mortgagee covering such Lot Sold and Conveyed by a Residential Lease.

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6.03 Subleases For Which Landlord's Consent Not Required.

(a) Landlord's consent shall not be required for any Consumer Supleases or for any subsequent transfer of the subleasehold estate thereunder.

(b) Tenant shall have the right, Without Landlord's prior consent, to sublease its leasehold estate hereunder to any person or entity described in Section 6.01.02(a)(l). Said sublease is herein referred to as an "Affiliate Sublease".

ARTICLE VII

Tenant shall not suffer or permit to be enforced against the leased land, or any part thereof, any mechanics', laborers', materialmen's, contractors', subcontractors', or any other liens arising from or any claim for damages growing out of any work of construction or improve-ment, or any other claim or demand howsoever the same may arise, but Tenant shall pay or cause to be paid all of said liens, claims and demands before any action is brought to enforce the same against the leased land, and Tenant hereby indemnifies and agrees to hold Landlord and the leased land free and harmless from all liability for any and all such liens, claims and demands, together with all costs and expenses, including, but not limited to, attorneys' fees and court costs incurred by Landlord in connection therewith, and Landlord shall have the right, at any time and from time to time, to post and maintain on the leased land, or any part thereof, such notices of nonresponsibility as desired part thereof, such notices of nonresponsibility as desired by Landlord or as may be provided by law. Notwithstanding anything to the contrary contained in this paragraph, if Tenant shall, in good faith, contest the validity of any such lien, claim or demand, then Tenant shall, at its expense, defend itself and Landlord against the same and shall pay and satisfy any adverse judgment that may be rendered thereon perfore the enforcement thereof against Landlord or the leased land, and if Landlord shall require, Tenant shall furnish to Landlord a surety bond satisfactory to Landlord in an amount equal to such contested lien, claim or demand indemnifying Landlord against liability for same; or, if Landlord shall request, Tenant shall procure and record the bond provided for in the Civil Code of the State of California, or any comparable statute hereafter enacted providing for a bond freeing the leased land from the effect of such lien or claim or action thereon.

ARTICLE VIII INDEMNIFICATION AND INSURANCE

8.01 Indemnity.

Landlord shall not be liable for any loss, damage, injury or claim of any kind or character to any person (including a Huyer) or property arising from or caused by

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the use or development of the leased land and the construction of improvements thereon, including, without limitation, any such loss, damage, injury or claim arising from or caused by (i) any use of the leased land, or any part thereof; (ii) any defect in the design, construction of or material in any structure or other improvement upon the leased land or in any other facility therein; (iii) any defect in soils or in the preparation of soils or in the design and accomplishment of grading; (iv) any act or omission of Tenant or any of its agents, employees, licensees, invitees or contractors; (v) any accident on the leased land or other casualty thereon; (vi) any representations by Tenant or any of its agents or employees; (vii) a violation or alleged violation by Tenant, its employees or agents, of any law now or hereafter enacted; (viii) any other cause whatsoever in connection with Tenant's use of the leased land; or (ix) the application of the principles of strict liability with respect to any act or omission during the term of this lease of Tenant or its agents, employees, licensees, invitees or contractors in connection with the leased land, and Tenant, as a material part of the consideration of this lease, except to the extent occasioned by the sola act or negligence or uillful misconduct of Landlord or its employees, hereby waives on its behalf all claims and demands against Landlord for any such loss, damage or injury of Tenant, and hereby indemnifies and agrees to hold Landlord entirely free and harmless from all liability for any such loss, damage, injury or claim with respect to any person or property made by other persons, and with respect to any person or property made by other persons, and with respect to any person or property made by other persons, and with respect to any such violations or charges arising thereform, including, without limitation, attorneys' fees and court costs incurred by Landlord in connection there-

8.02 Insurance.

Tenant shall maintain at all times during the term of the Lease, at its expense and in companies acceptable to Landlord:

- (a) Workmen's compensation insurance and employer's liability insurance.
- (b) Comprehensive liability insurance, with limits of not less than FIVE HUNDRED THOUSAND (\$500,000) DOLLARS for any one person; ONE MILLION (\$1,000,000) DOLLARS for any one occurrence as to bodily injury or death; and ONE HUNDRED THOUSAND (\$100,000) DOLLARS per occurrence as to property damage.

Fach policy of insurance shall be issued by insurers of recognized responsibility, qualified to do business in California, acceptable to Landlord and which has, at the execution hereof, a rating at least equal to AXV by Best's Insurance Guide (or other equivalent rating if such Guide be discontinued) and shall name Landlord as an additional insured. Prior to the time of commencement of this Lease, Tenant shall deliver certificates of insurance carriers of

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each policy of insurance as evidence of compliance with the above requirements and stating that not less than ten (10) days' written notice will be given to Landlord prior to cancellation or reduction in coverage or amount.

8.03 Landlord's Indemnity.

The parties agree that Tenant shall have no liability by reason of the fact that a portion of Monterey Lane lies within an easement on the leased land as described on Exhibit A. Landlord hereby agrees to indemnify and hold Tenant and any community association formed by Tenant to service the residents of the leased land absolutely free and harmless from any loss, damage, injury, claim or cause of action of any kind arising out of the use, improvement or maintenance of said Monterey Lane, including, without limitation, attorneys' fees and court costs.

ARTICLE IX REMOVAL

Upon the expiration of the term of this Lease, Tenant shall quit and surrender possession of the leased lind to Landlord. Upon the expiration of the term of this Lease, Tenant shall have the right to remove from the leased land any improvements erected on the leased land by Tenant and which, at the time of such expiration, remain the property of Tenant. Tenant shall promptly repair any damage to the leased land caused by such removal. If Tenant has not completed such removal within sixty (60) days of the expiration of the term hereof, all of such improvements shall automatically become the property of Landlord without the payment of any consideration therefor. In addition, before surrendering possession of the leased land as aforesaid. Tenant shall, without expense to Landlord, remove or cause to be removed from said leased land all movable signs, furnishings, equipment, trade fixtures, merchandise and other movable personal property installed or placed therein, and all debris and rubbish, and Tenant shall repair all damage to the leased land resulting from such removal. Upon such expiration, and if requested by landlord, Tenant shall, within five (5) days of a request therefor, execute, acknowledge and deliver to Landlord an instrument in writing releasing and quitclaiming to Landlord all right, title and interest of Tenant in and to said leased land by reason of this Lease or other personal property within thirty (30) days after the expiration or earlier termination of this Lease, then Landlord may, at its sole option, (i) deem any or all of such items abandoned as the sole property of Landlord; or (ii) remove any or all of such items and dispose of same in any manner or store same for Tenant, in which event the expense of such disposition or storage shall be borne by Tenant and shall be immediately due and payable.

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ARTICLE X CONDEMNATION

The words "condemnation" or "condemned", as used in this paragraph, shall mean the exercise of, or intent to exercise, the power of eminent domain expressed in writing, as well as the filing of any action or proceeding for such purpose, by any person, entity, body, agency or authority having the right or power of eminent domain (the "condemning authority" herein), and shall include a voluntary sale to any such condemning authority, either under the threat of condemnation or while condemnation proceedings are pending, and the condemnation shall be deemed to order in pour of and the condemnation shall be deemed to occur in point of time upon the actual physical taking of possession pursuant to the exercise of said power of eminent domain. All award or compensation paid upon condemnation small be allocated as follows: (1) Prior to the time the leased land or any portion is Placed under Development, the entire award shall be allocated, paid to and be the sole property of Landlord, except for Tenant's hard costs which shall be paid out of said award to Tenant, and (2) after the time the leased land or any portion thereof has been Placed under Development the entire award shall be allocated as follows: (a) to Tenant, a sum equal to the total of (i) the then fair market value of the buildings and other improvements constructed or installed by Tenant on the leased land; and (ii) the then fair market value of Tenant's leasehold interest in the leased land representing the present value of the aggregate of the difference, if any, between (a) the economic rental and (b) the basic rental, for the unexpired period prior to a basic rental adjustment as provided in Article IV; and (b) to Landlord, the remainder. Landlord may, with Tenant's written consent, agree to sell and/or convey the leased land or portion thereof to the condemning authority without first requiring that action or proceeding shall be instituted or, if any such action or proceeding shall be instituted, without requiring any trial or hearing thereof. All amounts paid by the condemning authority upon such voluntary sale or conveyance shall be allocated as provided above.

In determining the portion of a condemnation award or a payment for voluntary sale or conveyance under threat of condemnation, any appraisal performed by the condemning authority in connection with such award or conveyance shall be controlling. In the absence of such appraisal or agreement between Landlord and Tenant as to such amounts, each shall appoint an appraiser and the two shall select a third appraiser, and all three shall appraise the property for the purpose of such allocation of compensation for a condemnation with the average of the two appraisals which are the closest controlling.

If only a portion of the leased land is condemned, this Lease shall terminate if the mortgages shall consent thereto in writing and if Tenant shall notify Landlord, within sixty [60] days of the condemnation, that the portion of the leased land remaining after the condemnation cannot be developed in the manner chosen by Tenant. If Tenant fails

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to timely give such notice, this Lease shall remain in full force and effect as to the remaining portion of the leased land, except that (a) the basic rental payable by Tenant shall be reduced in the proportion that the area of the portion taken bears to the area of the entire leased land, and (b) Tenant shall be entitled to use the award payable on such partial condemnation to repair any damage to the remaining portion of the leased land and improvements thereon.

As used in the foregoing, "Tenant's hard costs" shall mean all of Tenant's direct out-of-pocket expenses incurred with regard to the development or intended development of the leased land and shall include, without limitation, the following but shall not include any charge for overhead or other administrative expenses: engineering, architectural, environmental, legal, accounting and other consultants, development fees paid to governmental authorities, the cost of preparing and/or reproducing plans and specifications for such development, and the contract cost of improving the leased land (or Tenant's direct costs if such improvement is done by Tenant's employees).

ARTICLE XI DEFAULT AND REMEDIES IN EVENT OF DEFAULT

11.01 Events of Default.

Tenant shall be deemed in default under the terms of this Lease should Tenant:

- (a) Use the leased land or suffer the same to be used for any purpose other than as authorized in this Lease for more than thirty (30) days after notice from Landlord specifying the unauthorized use; provided, however, if such unauthorized use is not capable of being cured within said thirty (30) day period. Tenant shall not be deemed in default nereunder so long as it commences to cure such unauthorized use within said period and thereafter diligently and continuously prosecutes the same to completion; or
- (b) Default in the payment of any basic rental payment and such default shall continue for ten (10) days after notice thereof is given to Tenant; or
- (c) Fail to pay or cause to be paid any tax, assessment, insurance premium, lien, claim, demand, judgment or other charge provided in this Lease to be paid or caused to be paid by Tenant at the times and in the manner herein-above provided and such breach or default shall continue for thirty (30) days after notice thereof is given to Tenant; provided, however, the foregoing shall not prejudice Tenant's right to contest any claim or lien pursuant to Article VII above; or
- (d) File a voluntary petition in bankruptcy or be adjudicated a bankrupt or insolvent or shall file

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any petition or answer seeking or acquiescing in any reorganization, dissolution or similar relief for itself under any present or future federal, state or other statute, law or regulation relating to pankruptcy, insolvency or other relief for debtors, or shall seek or consent to or acquiesce on the appointment of any trustee, receiver or liquidator or shall make a general assignment for the benefit of creditors, or shall admit in uniting its inability to pay its debts generally as they become due; or

- (e) A court of competent jurisdiction shall enter an order, judgment or decree approving a petition filed against Tenant seeking any reorganization, dissolution or similar relief under any present or future federal, state or other statute, law or regulation relating to bankruptcy, insolvency or other relief for debtors, and such order, judgment or decree shall remain unvacated and unstayed for an aggregate of ninety (90) days (whether or not consecutive) from the first day of entry thereof; or any trustee, receiver, or liquidator of Tenant shall be appointed without the consent or acquiescense of Tenant and if such appointment shall remain unvacated and unstayed for an aggregate of ninety (90) days (whether or not consecutive); or
- (f) Default in the performance of or breach of any other covenant, undertaking, duty, condition or restriction provided in this Lease to be kept and performed by Tenant thirty (30) days after written notice from Landlord specifying the nature of such default or breach; provided, however, if the nature of such default or breach is such that it is incapable of being cured within said thirty (30) day period, then Tenant shall not be deemed in default under this Lease if Tenant commences to cure the same within said thirty (30) day period and thereafter diligently and continuously (taking into account the nature of the default or breach) prosecutes such cure to completion.

11.02 Remedies.

In the event of Tenant's default, Landlord may, at Landlord's option:

(a) Continue this Lease in effect without terminating Tenant's right to possession, even though Tenant has breached this Lease and abandoned the leased land; and to enforce all of Landlord's rights and remedies under this Lease, including the right to recover, by suit or otherwise, all sums and installments required to be paid in accordance with the provisions of Article IV above, or other monetary performance as it becomes due hereunder, or to enforce, by suit or otherwise, any other term or provision hereof on the part of Tenant required to be performed, it being specifically agreed that the aggregate unpaid installment indebtedness shall bear simple interest at the rate of ten (10%) percent per annum from the date thereof until paid, provided, however, that Landlord may, at any time thereafter, elect to terminate this Lease for such previous breach by notifying Tenant in writing that Tenant's right to possession of the leased land has been terminated; or

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- (b) By written notice to Tenant, Landlord may declare this Lease at an end, re-enter the leased land by process of the law, eject all parties in possession thereof therefrom and repossess said leased land, in which event, Landlord shall have the right to recover from Tenant:
 - (i) The worth at the time of award of the unpaid rent which has been earned at the time of termination;
 - (ii) The worth at the time of award of the amount by which the unpaid rent which would have been earned after termination until the time of award exceeds the amount of such rental loss that the Tenant proves could have been reasonably avoided;
 - (iii) The worth at the time of award of the amount by which the unpaid rent for the balance of the term after the time of award exceeds the amount of such rental loss for the same period that the Tenant proves could be reasonably avoided;
 - (1V) All other amounts necessary to compensate Landlord for all the detriment proximately caused by Tenant's failure to perform its obligations hereunder or which in the ordinary course of things are likely to result therefrom; and
 - (v) In computing "worth at the time of award" Landlord shall be allowed interest at the rate of ten (10%) percent per annum.

The remedies of Landlord, as hereinabove provided, are cumulative and in addition to and not exclusive of any other remedy of Landlord herein given or which may be permitted by law. The remedies of Landlord are subject to the provisions of Section 6.02.

11.03 Termination on Default.

Upon such termination, Tenant, if required by Landlord so to do by written notice to Tenant, shall within sixty (60) days, cause all improvements, structures and appurtenances thereto belonging to Tenant or those claiming under Tenant, to be removed from the leased land (or the portion of the leased land being then the subject of this Lease) and Tenant shall cause any excavations to be filled and all foundations, debris and other parts to be removed and the premises thereof surrendered in a clean and orderly condition. In the event any such improvements shall not be removed within the time period as provided in this Section 11.03, the same shall, at the option of the Landlord, become the property of Landlord, without any requirement for the payment of consideration therefor; provided, however, that any such termination of this Lease shall not relieve the Tenant or its successors and assigns, if any, from liability for damages which Landlord may incur by reason of Tenant's

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default in failing to remove all structures, improvements and appurtenances (excluding the aforementioned type of improvements and installations) and to remove all debris within said time period.

11.04 Quicclaim.

Upon such termination of this Lease, Tenant, following Landlord's request, shall execute, acknowledge and deliver to Landlord a quitclaim deed quitclaiming all right, title and interest of Tenant in and to the leased land.

ARTICLE XII MISCELLANEOUS

12.01 Short Form.

This Lease shall not be recorded, but the Ground Lease (Short Form-Memorandum), in the form attached hereto as Exhibit C and by this reference made a part hereof, shall be executed and recorded by the parties hereto upon the execution of this Lease.

12.02 Landlord's Cooperation.

Landlord agrees to cooperate with Tenant in developing the leased land in the manner chosen by Tenant, including, without limitation, attending a reasonable number of meetings with Tenant and/or jurisdictional government agencies.

12.03 Construction of Laase.

The language in all parts of this Lease shall, in all cases, be construed as a whole and in accordance with its fair meaning and not restricted for or against either Landlord or Tenant. The captions of the paragraphs and supparagraphs of this Lease are for convenience only and shall not be considered or referred to in resolving questions or construction.

12.04 Severability.

If any provision of this Lease shall be adjudged to be invalid, void or illegal, it shall in no way affect, impair or invalidate any other provision hereof, the parties hereby agreeing that they would have entered into the remaining portion of this Lease notwithstanding the omission of the portion or portions adjudged invalid, void or illegal.

12.05 Relationship of the Parties.

The relationship of the parties hereto is that of Landlord and Tenant, and it is expressly understood and agreed that Landlord does not in any way nor for any purpose become a partner of Tenant or a joint venturer with Tenant in the conduct of Tenant's business or otherwise, and that

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the provisions of any agreement between Landlord and Tenant relating to rent are made solely for the purpose of providing a method whereby rental and purchase payments are to be measured and ascertained.

12.06 Notices.

Any notice to be given or other document to be delivered by either party, or all payments of rental, may be delivered in person to either party or may be deposited in the United States mail in the State of California, duly certified, return receipt requested, with postage prepaid, and addressed to the party for whom intended at the address appearing at the head of this Lease. In the event that Landlord has received notice of the hypothecation by Tenant of his leasehold estate with a mortgage, all notices to be sent by Landlord to Tenant hereunder shall be effective only if a copy thereof is sent to the Mortgagee at the address supplied to Landlord by Tenant or such Mortgagee.

Either party hereto may from time to time by written notice to the other party designate a different address which shall be substituted for the one above specified. If any notice or other document is sent by registered or certified mail, as aforesaid, the same shall be deemed served or delivered forty-eight (4B) nours after the mailing in the County of Orange, as above provided.

12.07 Attorneys' Fees.

In the event of any dispute between the parties hereto involving the covenants or conditions contained in this Lease or arising out of the subject matter of this Lease, the prevailing party shall be entitled to recover reasonable expenses, attorneys' fees and costs.

In the event Landlord is made a party to litigation arising out of acts or negligence by Tenant regarding the subject matter of this Lease, Landlord shall be entitled to recover from Tenant its reasonable expenses, attorneys' fees and costs incurred in such litigation. Tenant hereby indemnifies and agrees to hold Landlord harmless of and from all liabilities, costs and expenses arising from any such litigation.

12.08 Waiver.

No delay or omission by either party hereto in exercising any right or power accruing upon the noncompliance or failure to perform by the other party hereto under the provisions of this Lease shall impair any such right or power or be construed to be a waiver thereof. A waiver by either party hereto of any of the covenants, conditions or agreements hereof to be performed by the other party shall not be construed as a waiver of any succeeding breach of the same or other covenants, agreements, restrictions and conditions hereof.

May-01-02 04:24pm From-RUTAN & TUCKER LLP,

(|4-546-8U35

1-234 P.27/28 F-678

12.09 Inspection.

Landlord reserves the right for Landlord and Landlord's agents and representatives to enter upon the leased land at any reasonable time following reasonable notice for the purpose of attending to Landlord's interest hereunder, and to inspect the leased premises.

12.10 Covenants and Conditions.

Each of the covenants in this Lease shall be deemed and construed as conditions and each and every covenant shall be deemed covenants running with the land.

12.11 Entire Agreement.

This Lease contains the entire agreement of the parties hereto with respect to the matters covered hereby, and no other previous agreement, statement or promise made by any party hereto which is not contained herein shall be binding or valid.

12.12 Non-disturbance.

No mortgage or deed of trust placed on the leased land by Landlord shall be superior to the interest of Tenant nerein, unless Landlord and Tenant execute an agreement in recordable form satisfactory to the Tenant that in the event of judicial or private foreclosure, or deed in lieu of foreclosure, or any other action taken by such mortgagee or beneficiary, this Lease and the rights of Tenant hereunder shall not be disturbed by reason of any such foreclosure or other action, but shall continue in full force and effect so long as this Lease shall remain in full force and effect and that in the event of any conflict between the terms of this Lease and any such mortgage or deed of trust with regard to insurance or condemnation proceeds or any other provisions of the Lease or the mortgage or the deed of trust, the rerms and provisions of this Lease shall prevail.

12.13 Estoppel Certificates.

Landlord and Tenant shall at any time and from time to time, upon not less than ten (10) days prior written request by the other party or parties to this lease, execute, acknowledge and deliver to such party or parties a statement in writing certifying that this lease is unmodified and in full force and effect (or if there has been any modification thereof that the same is in full force and effect as modified and stating the modification or modifications) and that there are no defaults existing (or if there is any claimed default stating the nature and extent thereof); and stating the dates to which the rent and other charges have been paid in advance. It is expressly understood and agreed that any such statement delivered pursuant to this section may be relied upon by any prospective assignee or sublessee of the leasehold estate, or estates

From-RUTAN & JUCKER LLP, May-01-02 04:24pm

(14-546-9035

1-234 P.28/28 F-6/U

of Tenant, or any prospective purchaser of the estate of Landlord, or any lender or prospective assignee of any lender on the security of the leased land or the fee estate or any part thereof, or upon the leasehold estate of Tenant or any part thereof, and any third person.

12.14 Signs.

Tenant shall be entitled to place on the leased land such advertising signs as it deems necessary or proper for the development and marketing of the leased land.

12.15 Merger.

There shall be no merger of this Lease or the lease-hold estate hereunder with the fee estate in the leased land by reason of the fact that the Lease or any interest hereunder may be held for the account of a person or entity who is the owner of the fee estate in the leased land or any portion thereof, unless a written instrument effectuating Such merger is recorded.

IN HITHESS HEEREOF, each of the parties hereto has caused this lease to be executed as of the day and year first above written.

> HOUSER BROS. CO. A California Limited Partnership

CLIFFORD C. HOUSER, General Partner

VERNON F. HOUSER, General Partner

"Landlord"

"Tenant"

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Title Chain & Lien Report

16222 Monterey Ln, Huntington Beach, CA 92649-6214

APN: 178-011-16

1 2 4

Orange County Data as of: 08/03/2020

Search Start D Search End Da			01/01/1967 08/19/2020			
Date	Туре	Grantor		Grantee	Document #	Doc Ref.
10/22/1979	Lease	Warmington Robert		Robert P Warming to	13362.317	
10/22/1979	Lease	Houser Bros		Warmington Robert	13362.320	
11/06/1979	Carcellation	Houser Bros			13383,1868	
12/06/1979	Lease	Houser Bros		Warmington Robert	13424.499	
12/06/1979	Lease	Warmington Robert		Robert P Warming to	13424.504	
09/02/1980	Plat, County Miscellaneou Plat	5			13726.1096	
09/02/1980	Plat, County Miscellaneou Plat	5			13726.1130	
09/02/1980	Plat, County Miscellaneous Plat	9			13726.1166	
09/02/1980	Plat, County Miscellaneous Plat	s			13726.1202	
09/02/1980	Plat, County Miscellaneous Plat	s			13726.1232	
09/02/1980	Plat, County Miscellaneou Plat	S			13726.1268	
09/02/1980	Plat, County Miscellaneou Plat	5			13726,1304	
09/02/1980	Plat. County Miscellaneous Plat	Š			13726.1340	
09/02/1980	Plat, County Miscellaneou Plat	s			13726.1099	
09/02/1980	Plat. County Miscellaneou Plat	5			13725.1133	
09/02/1980	Plat, County Miscellaneou Plat	S			13726.1169	
09/02/1980	Plat. County Miscellaneou Plat	S			13726 1205	
09/02/1980	Plat. County Miscellaneou Plat	is .			13726.1235	
09/02/1980	Plat, County Miscellaneou Plat	us			13726.1271	
09/02/1980	Plat, County Miscellaneou Plat	15			13726.1307	
09/02/1980	Plat. County Miscellaneou Plat	y5.			13726.1343	
09/08/1980	Plat, County Miscellaneou Plat	us.			13733.192	
09/08/1980	Plat, County Miscellaneou Plat	us.			13733,272	
09/08/1980	Plat. County Miscellaneou Plat	US			13733.195	



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1 .					
09/08/1980	Plat, County Miscellaneous Plat			13733.275	
09/26/1980	Plat, County Miscellaneous Plat			13760.957	
10/03/1980	Release			13773 4	
10/03/1980	Release			13773.7	
10/10/1980	Plat, County Miscellaneous Plat			13783,1726	
10/10/1980	Plat, County Miscellaneous Plat			13783,1779	
10/10/1980	Plat, County Miscellaneous Plat			13783,1729	
10/10/1980	Plat, County Miscellaneous Plat			13783.1782	
10/14/1980	Plat, County Miscellaneous Plat			13787 1775	
10/14/1980	Plat, County Miscellaneous Plat			13787 1828	
10/14/1980	Plat, County Miscellaneous Plat			13787.1778	
10/14/1980	Plat, County Miscellaneous Plat			13787.1831	
10/17/1980	Plat, County Miscellaneous Plat			13793.949	
10/17/1980	Plat, County Miscellaneous Plat			13793.952	
07/06/1990	Deed	Houser Bros	Houser Bros	1990.357100	
07/06/1990	Deed Of Trust	Houser Bros	Union Bank	1990.357101	342851
^ 07/21/1997	Amendment	Houser Bros		1997.342851	
10/06/1993	Deed	Malmborg Jack N &	Malmborg Jack N &	1993.678726	
10/08/1993	Declaration Of Homestead	Sulfivan John L		1993.686386	
01/27/1994	Declaration Of Homestead	Gibbons Robert L		1994,66495	
07/13/1994	Declaration Of Homestead	Hunn Nancy C		1994.451177	
01/28/1997	Declaration Of Homestead	Rounds Royal E		1997.40615	
07/31/1998	Reconveyance			1998.499256	
06/19/2000	Declaration Of Homestead	Newton Carol A		2000,321481	
08/23/2007	Declaration Of Homestead	Moomau Linda Charl		2007.523219	
09/15/2014	Declaration Of Homestead	Radzinski Linda M		2014.372099	
05/22/2017	Declaration Of Homestead	Vanzyl Yvonne H		2017.208348	

Liens, Filings & Judgments

16222 Monterey Ln, Huntington Beach, CA 92649-6214

Search Start Date: 01/01/1967 Search End Date: 08/19/2020

Name(s) Searched: Match:

Houser Bros Co, Houser Bros Co Trust Exact

Date

Type

Subject Name

Document # Doc Ref.



Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 59 of 268

06/10/1971	Certificate Of Partnership	Houser	9672.175	
07/31/1972	Certificate Of Partnership	Houser Bros	10251.992	
08/17/1976	Amendment	Houser	11854 900	
09/23/1980	Plat. County Miscellaneous Plat	Houser Bros	13754.281	
09/23/1980	Plat, County Miscellaneous Plat	Houser Bros	13754.291	
11/04/1983	Lien	Houser Bros	1983.499211	282543
^ 07/31/1985	Release	Houser Bros	1985.282543	
05/02/1989	Amendment	Houser	1989.232116	
67/06/1990	Dead Of Trust	Houser Bres	1990.357101	342851
^ 07/21/1997	Amendment		1997.342851	
07/09/1990	Certificate Of Partnership	Houser Bros	1990.361236	
07/31/1998	Reconveyance		1998.499256	
11/09/2004	Certificate Of Delinquency Of Personal Property Tax	Houser Bms CX	2004.1008431	
11/09/2004	Certificate Of Delinquency Of Personal Property Tax	Houser Bres CX	2004.1008432	
04/03/2006	State Tax Lien	Houser Brothers	2006.219506	409646
~ 07/30/2009	Release	Houser Brothers	2009.409646	
12/03/2008	State Tax Lien	Houser Brothers	2008.557266	409647
~ 07/30/2009	Release	Houser Brothers	2009.409647	
07/01/2009	Release	Houser Brothers	2009.347624	
12/03/2010	State Tax Lien	Houser Brothers	2010.652383	157636
~ 03/28/2011	Release	Houser Brothers	2011.157636	
06/14/2011	Release	Houser	2011.290442	
12/06/2011	Certificate Of Delinquency Of Personal Property Tax	Houser Bros	2011.636007	
12/06/2011	Certificate Of Delinquency Of Personal Property Tax	Houser Bros	2011.636008	
11/07/2014	Certificate Of Delinquency Of Personal Property Tax	Houser Bros Co	2014.469087	
11/07/2014	Certificate Of Delinquency Of Personal Property Tax	Houser Bros Co	2014.469088	
11/08/2016	Certificate Of Delinquency Of Personal Property Tax	Houser Bros Co	2016.564698	
11/19/2019	Certificate Of Delinquency Of Personal Property Tax	Houser Bres Co	2019.480966	8699
~ 01/08/2020	Release	Houser Bros Co	2020.8699	



BK 13362 PG 317 RECORDING REQUESTED BY AND WHEN RECORDED RETURN TO: RECORDED AT REQUEST OF The Robert P. Warmington Co. EIRST AMER TITLE INS. CO.
IN OFF CIAL RECORDS OF
ORANGE COUNTY, CALIFORNIA 16592 Hale Avenue Irvine, California 92714 BOIAH. OCT 22 1979 LEE A. BRANCH, County Records

Space Above This Line for Recorder's Use Only

GROUND SUBLEASE (SHORT FORM-MEMORANDUM)

THIS GROUND SUBLEASE (SHORT FORM-MEMORANDUM) is made this

19th day of October 1979, by and between ROBERT P.
WARMINGTON (hereinafter "Landlord") and THE ROBERT P. WARMINGTON CO.,
a California Corporation (hereinafter "Tenant"), upon the following terms and conditions:

· with Essette.

- 1. Landlord leases to Tenant that certain real property (the "leased land") located in the City of Huntington Beach, County of Orange, State of California, which leased land is described on Exhibit "A" attached hereto and made a part hereof, at the rental and upon all of the terms and conditions set forth in that certain unrecorded Ground Sublease of even date between Landlord and Tenant which is incorporated herein by this reference.
- 2. The Property is leased for a term of eighty (80) years, commencing as of October 19 , 19 79 and ending October 18 , 2059. The aforementioned incorporated Ground Sublease provides, among other things, that it shall terminate as to the real property covered by a Consumer Sublease (as defined in said incorporated Ground Sublease) upon the commencement of the term of such Consumer Sublease,
- 3. The aforementioned incorporated Ground Sublease provides, among other things, that the Tenant shall pay all taxes, general and special assessments and other charges which, during the term of this lease, may be levied upon or assessed against the leased land and all interests therein.
- 4. The aforementioned incorporated Ground Sublease also provides, among other things, that Tenant shall not encumber, assign or otherwise transfer said Sublease, or sublet the whole or any part of the leased land without the prior written consent and approval of Landlord, except as otherwise expressly permitted in said incorporated Ground Sublease Ground Sublease.
- 5. Landlord hereby irrevocably makes, constitutes and appoints Tenant as Landlord's true and lawful attorney for him and in his name, place and stead and for his use and benefit to exercise any or all of the following powers as to the leased land, any interest therein and/or any building or other improvement thereon. To undertake any and all construction activities on or in connection with the leased land and to execute on behalf of Landlord if Landlord has not executed the same, as provided and within the time period set forth in said incorporated Ground Sublease, any map, permit, application, survey, report, approval, easement deed or other documents as are necessary or convenient to obtain the required approvals, permits or other action of the City of Huntington Beach, the County of Orange, California, and

ORANGE,CA Document: LS 13362.317

BK 13362PG 318

other-governmental and quasi governmental authorities, including public utilities, for the development of the leased land in the manner contemplated by said incorporated Ground Sublease, giving and granting unto his said attorney full power and authority to do and perform all and every act and thing whatsoever requisite, necessary or appropriate to be done in and about the leased land as fully to all intents and purposes as he might or could do if personally present, hereby ratifying all that his said attorney shall lawfully do or cause to be done by wirtue of these presents. It is expressly agreed and understood that the foregoing power of attorney is coupled with an interest.

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6. Should there be any inconsistency between the terms of this instrument and the Ground Sublease incorporated herein, the terms of said incorporated Ground Sublease shall prevair.

IN WITNESS WHEREOF, each of the parties hereto has caused this Short Form-Memorandum of Ground Sublease to be duly executed as of the day and year first above written.

LANDLORD:

TENANT:

The Robert P. Warmington Co. a California Corporation

Roger 0. Darnell Vice President

STATE OF CALIFORNIA :

COUNTY OF ORANGE

On <u>October 19</u>, 1979, before me, the undersigned, a Notary
Public in and for said State, personally appeared <u>ROGER D</u>, <u>DARNELL</u>
known to me to be the Vice President of the Corporation that executed the
within instrument, and known to me to be the person who executed the within instrument on behalf of the Corporation therein named, and acknowledged to
me that such Corporation executed the within instrument pursuant to its
by laws or a resolution of its Board of Directors.

WINNESS my hand and official seal.

PE LL HUNT AN JULIA GALFORNA CRANGE CLUNTY mission Expires May 25, 1983

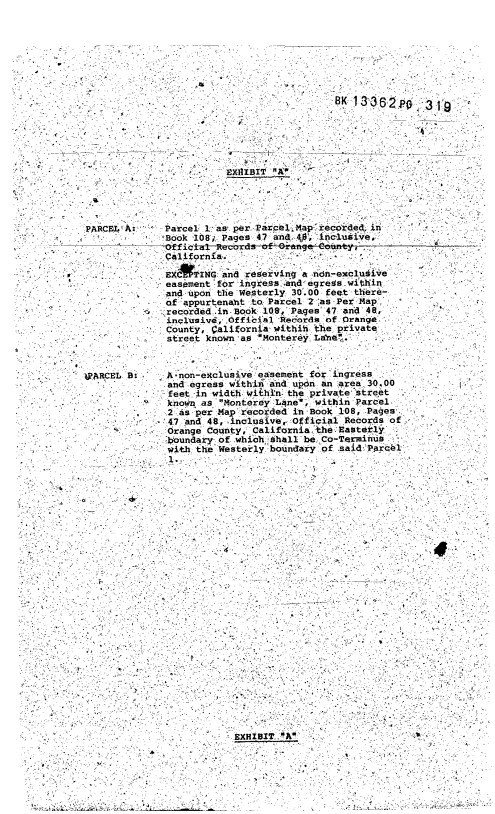
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PEARL L. HUNT:
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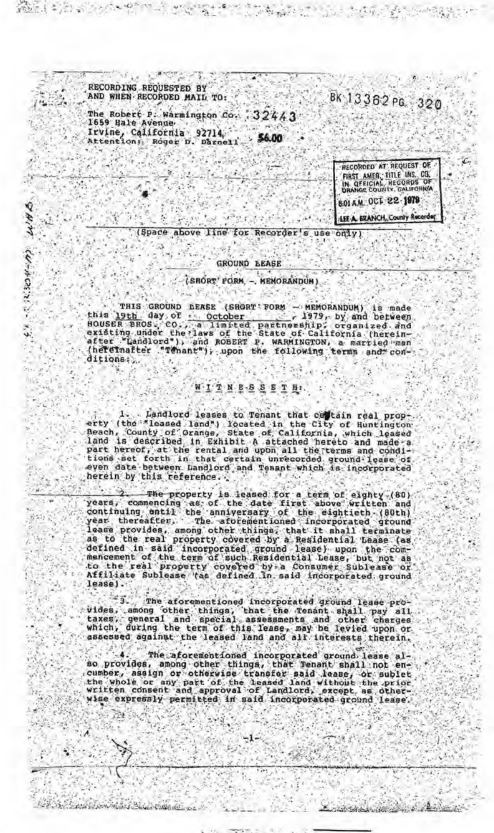
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Comment:

Station Id: M3Y7

BK 13362P6 321

5. Landlord hereby irrevocably makes, constitutes and appoints Tenant as bandlord's true and lawful attorney for it and in its name, place and stead and for its use and benefit to exercise any/or all of the following powers as to the leased land, any interest therein and/or any building or other improvement thereon: To undertake any and all construction activities on or ine connection with the leased land and to execute on behalf of Landlord it Landlord nas not executed the same, as provided and within the time period set forth in said incorporated ground lease, any map, permit, application, survey, report, approval, easement deed or other documents as are necessary of convenient to obtain the required approvals, permits of other action of the City of Buntington Beach, the County of Orange, california, and other governmental and quast governmental authorities, including public utilities, for the development of the leased land in the manner contemplated by said incorporated ground lease, giving and granting unto its said attorney full power and authority to do and perform all and every act and thing whatsoever requisite, necessary or appropriate to be done in and about the leased land as fully to all intents and purposes as it might or could do if personally present, hereby ratifying all that its said attorney shall lawfully do or cause to be done by virtue of these presents. It is expressly agreed and understood that the foregoing power of attorney is coupled with an interest.

6. Should there be any inconsistency between the terms of this instrument and the ground lease incorporated herein, the terms of said incorporated ground lease shallprevail.

.IN WITNESS WHEREOF, each of the parties hereto has caused this Short Form - Memorandum of Lease to be duly executed as of the day and year first above written.

BOUSER BROS. CO., a California Limited partnership by its general partners

Clifford Houser, General Partner

Vernon F. Houser, General Partner

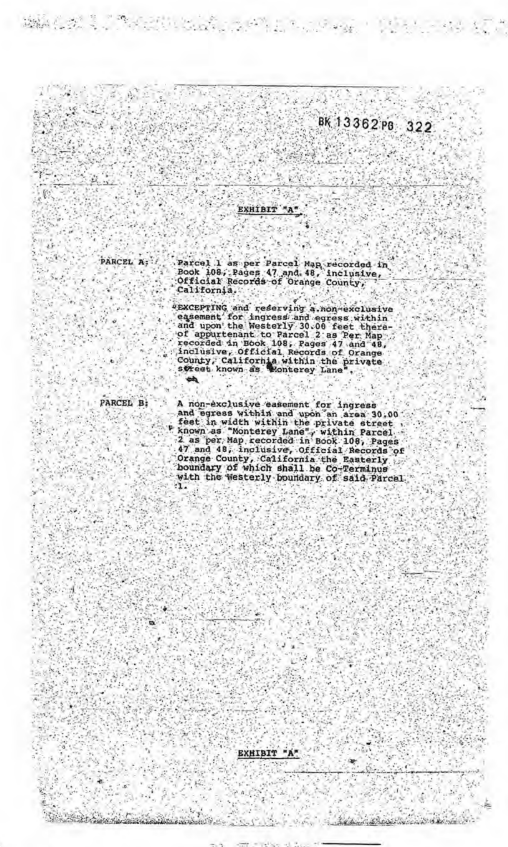
"Landlord

Robert P. Warmington

Tenant

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 69 of 268

Branch :A14,User :2004 Comment: Station Id :M3Y7



ORANGE,CA Document: LS 13362.320 Case 8:21-bk-11710-SC Doc 265

Doc 263 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 60 of 268

Branch: A14, User: 2004

Comment:

Station Id: M3Y7

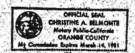
BK 73362 PG 323

STATE OF CALIFORNIA

COUNTY OF ORANGE

On this IST day of COTOBER , 1979, before me, a Notary Public, personally appeared Clifford C. Houser and Vernon F. Bouser, known to be to be the general partners of the partnership that executed the within instrument, and acknowledged to me that such partnership executed the same.

WITNESS my hand and official seal:



Christian Anne Belmonte Notary Public in and for said County and State

STATE OF CALIFORNIA)

COUNTY OF ORANGE

On this 19th day of October , 1979, before me, the undersigned, a Notary Public in and for said State, personally appeared Robert P. Warmington, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

WITNESS my hand and official seal.

OFFICIAL SEAL
PRABL L: HUNT
HOTARY PUBLIC CALIFORNIA
ORGANIC COUNTY
My Complision Liptus Mar 23, 1983

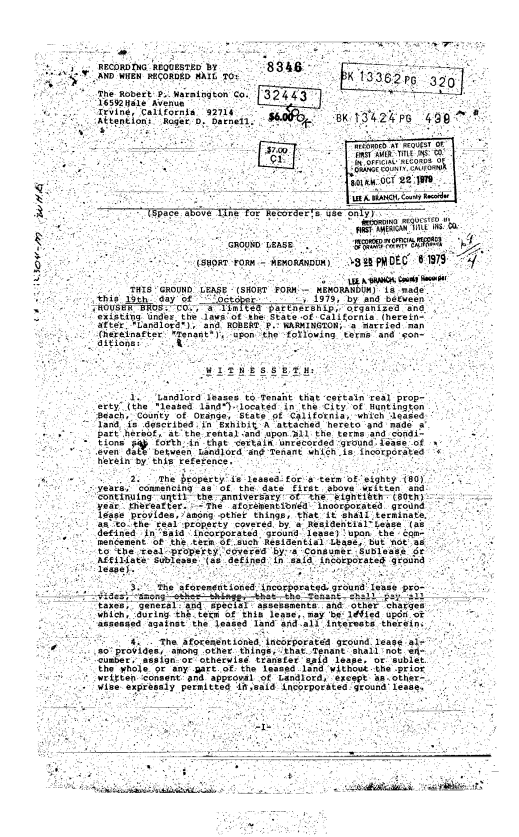
Visit & Hust Notary Public in and for said County and State

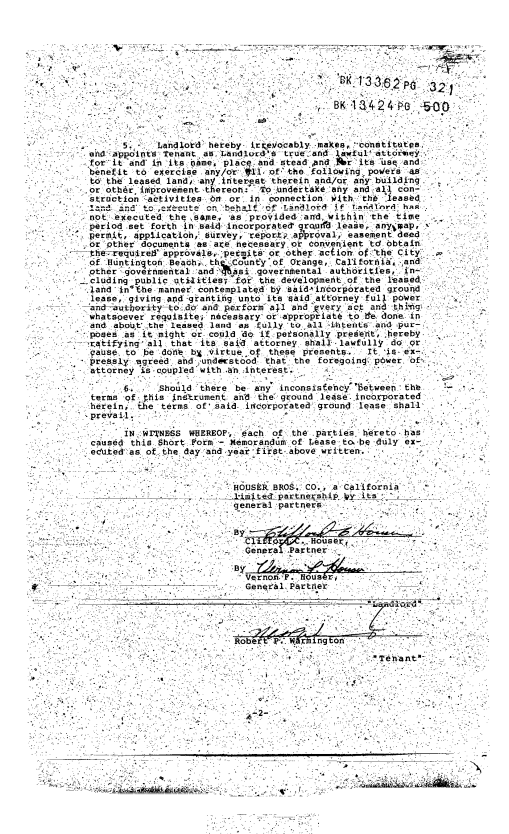
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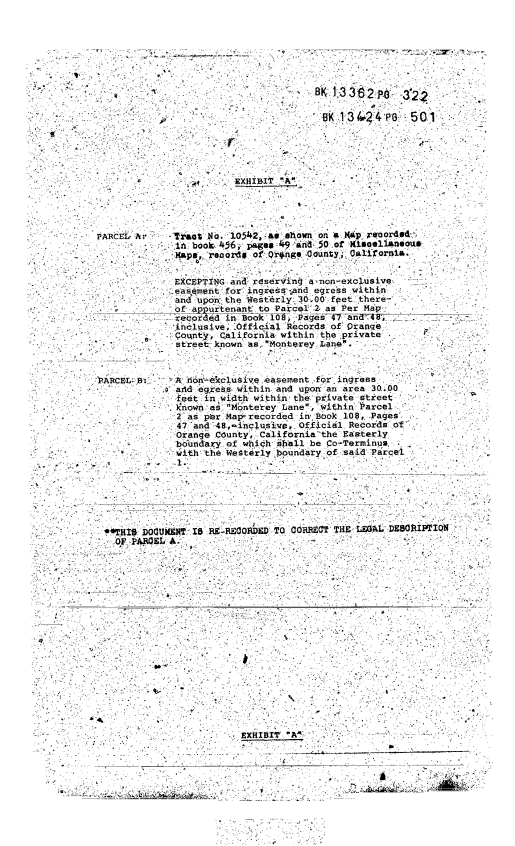
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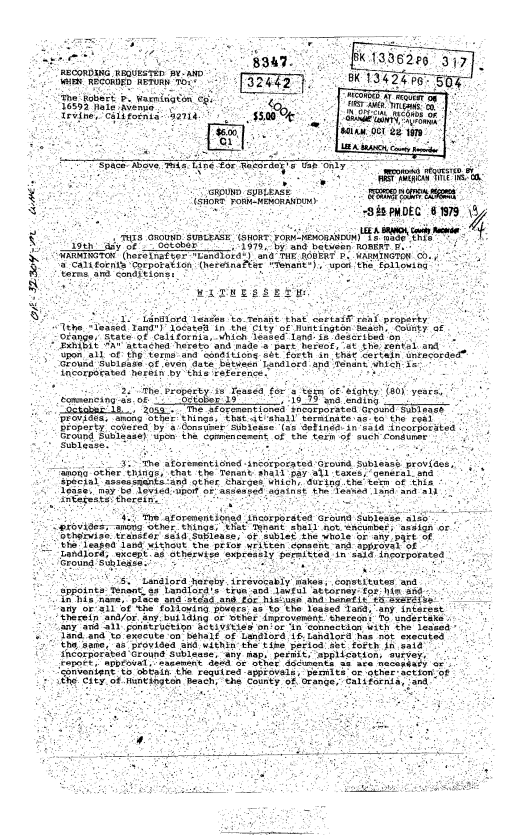






and the second second

STATE OF CALIFORNIA COUNTY OF Orange		
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BK 13362PG BK 13424PG

other governmental and quasi governmental authorities, including public utilities, for the development of the leased land in the manner contemplated by said incorporated Ground Sublease, giving and granting unto his said attorney full power and authority to do and perform all and every act and thing whatsoever requisite, necessary or appropriate to be done in and about the leased land as fully to all intents and purposes as he might or could do if personally present, hereby ratifying all that his said attorney shall lawfully do or cause to be done by virtue of these presents. It is expressly agreed and understood that the foregoing power of attorney is coupled with an interest.

6. Should there be any inconsistency between the terms of this instrument and the Ground Sublease incorporated herein, the terms of said incorporated Ground Sublease shall prevail.

IN WITNESS WHEREOF, each of the parties hereto has caused this Short Form-Memorandum of Ground Sublease to be duly executed as of the day and year first above written.

LANDLORD:

TENANT:

The Robert P. Warmington Co. a California Corporation

STATE OF CALIFORNIA) se;

On October 19. , 1979, before me, the undersigne Public in and for said State, personally appeared ROBERT P. WAR known to me to be the person whose name is subscribed to the wingtrument and acknowledged to me that he executed the same.

WITNESS my hand and official seal:

OFFICIAL SEAL PRABLE I HUNT
MOTART PURK CAUSTINA PERST L. HUNT
MY Commission Expires May 25-7973

E OL STATE OF THE STATE OF THE

STATE OF CALIFORNIA

STATE OF CALIFORNIA

STATE OF CALIFORNIA

STATE OF CALIFORNIA

SS:

On October 19

Pearl I. Hunt

COMMIT OF ORANGE

Dublic Im and for said State, personally appeared ROGER D. DARN

known to me to be the Vice President of the Corporation that exe

within instrument, and known to me to be the person who executed

instrument on behalf of the Corporation therein named, and acknown

me that such Corporation executed the within instrument pursuant

by-laws or a resolution of its Board of Directors.

WITNESS my hand and official seal.

OFF CIAL SEAL

PL LL HUNT

TAN JULE CAUPOINA

CRANGE COUNTY

MINISTER OF THE COUNTY

AND THE C

Pearl L. Hunt

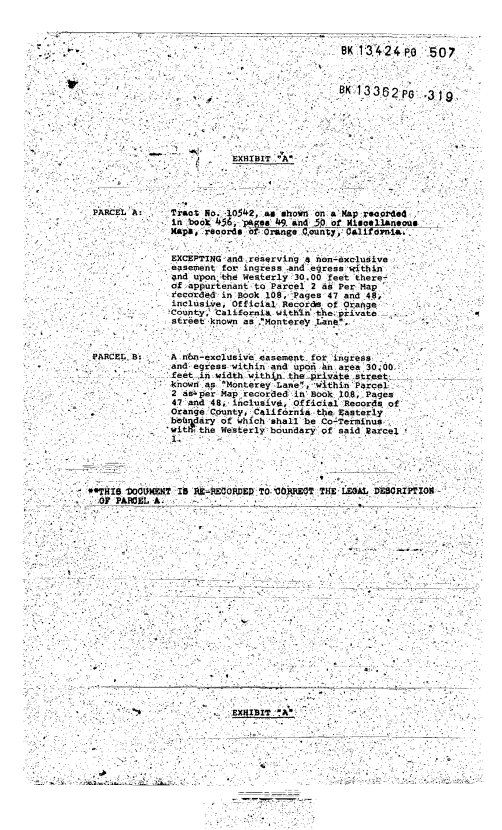
ORANGE,CA Document: LS 13424.504

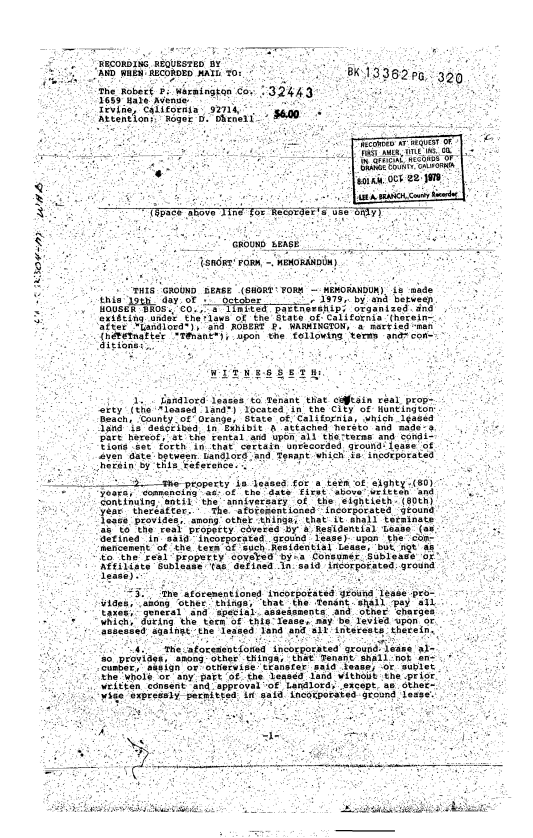
Page 2 of 4

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ORANGE,CA Document: LS 13424.504



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ORANGE,CA Document: LS 13362.320

5. Landlord hereby irrevocably makes, constitutes and appoints Tenant as Landlord's true and lawful attorney for it and in its name, place and stead and for its use and benefit to exercise any/or all of the following powers as to the leased land, any interest therein and/or any building or other improvement thereon: To undertake any and all construction activities on or ine connection with the leased land and to execute on behalf of Landlord it Landlord nas not executed the same, as provided and within the time period set forth in said incorporated ground lease, any map, permit, application, survey, report, approval, easement deed or other documents as are necessary or convenient to obtain the required approvals, permits or other action of the City of Buntington Beach, the County of Orange, California, and other governmental and quasi governmental authorities, including public utilities, for the development of the leased land in the manner contemplated by said incorporated ground lease, giving and granting unto its said attorney full power and authority to do and perform all and every act and thing whatsoever requisite, necessary or appropriate to be done in and about the leased land as fully to all intents and purposes as it might or could do if personally present, hereby ratifying all that its said attorney shall lawfully do or cause to be done by virtue of these presents. It is expressly agreed and understood that the foregoing power of attorney is coupled with an interest.

6. Should there be any inconsistency between the terms of this instrument and the ground lease incorporated herein, the terms of said incorporated ground lease shall-prevail.

IN WITNESS WHEREOF, each of the parties hereto has caused this Short Form - Memorandum of Lease to be duly executed as of the day and year first above written.

HOUSER BROS. CO., a California limited partnership by its general partners

Clifford General Partner

By Ung f. Houser General Partner

Landlord

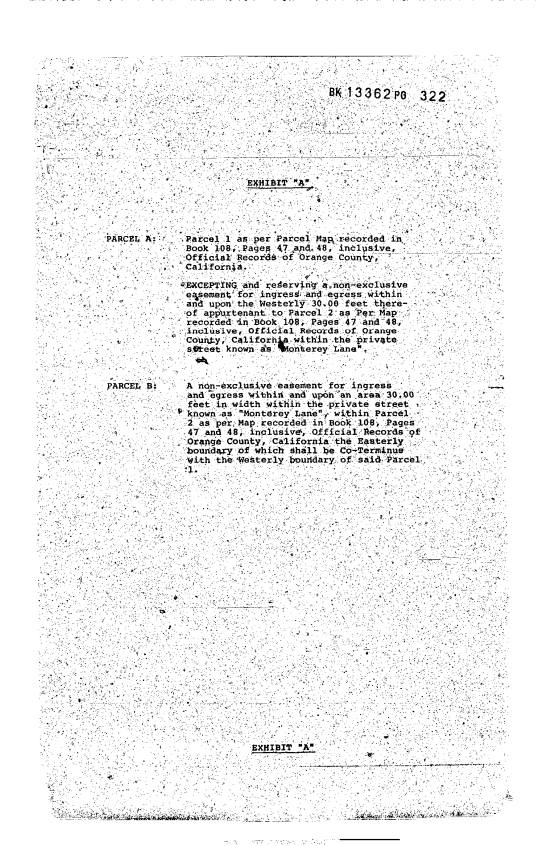
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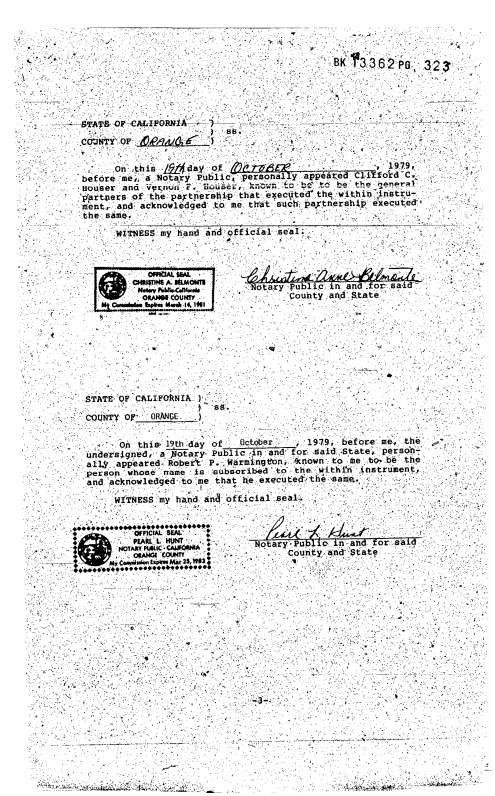
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ORANGE,CA Document: LS 13362.320 Page 2 of 4

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RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO:

5K 13383 PG 186**8**

ROBERT P. WARMINGTON 16592 Hale Avenue Irvine, California 92714

\$5.00

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RECORDED AT REQUEST OF FIRST AMER. TITLE INS. CO. IN OFFICIAL RECORDS OF ORANGE COUNTY, CALIFORNIA 8:01 A.M. NOV 6 1979

LEE A. BRANCH, County Recorder

(Space above line for Recorder's use only)

COVENANT RUNNING WITH THE LAND

79, THIS INSTRUMENT is made this 19th day of October, 1979, by HOUSER BROS. CO., a California limited partnership ("Houser") whose sole general partners are Clifford C. Houser and Vernon F. Houser.

RECITALS

- Houser is the owner of certain real property in the City of Huntington Beach, County of Orange, State of California, described as Parcels 1 and 2 as shown on a Parcel Map recorded in Book 108, Pages 47 and 48, inclusive, of Parcel Maps in the Office of the County Recorder of said County (hereinafter "Parcel 1" and "Parcel 2" respectively).
- B. Concurrently herewith, Houser is leasing Parcel 1 to ROBERT P. WARMINGTON, a married man ("Warmington") by a Ground Lease of even date herewith (the "Ground Lease"), a memorandum of which is being recorded concurrently or substantially concurrently with this instrument.
- C. Pursuant to the Ground Lease, Warmington may use Parcel 1 to develop thereon single-family residences or condominiums. The Ground Lease further provides that access to Parcei 1 from Edinger Avenue (the abutting public street) is to be had over a portion of Monterey Lane, a private street located on right-of-way easements on either side of the southerly boundary of Parcel 1 with Parcel 2. The maintenance of the portion of Monterey Lane as to which Warmington (and the residents of homes or condominiums to be built by Warmington on Parcel 1) has easement rights is the responsibility of Houser as Landlord under the Ground Lease as provided therein.
- It is the intention of Houser and Warmington that Houser's obligations under the Ground Lease also run with and bind a portion of Parcel 2 and the successive owners thereof as described in this instrument.

NOW, THEREFORE, in consideration of the foregoing and other good and valuable consideration, the receipt of which is hereby acknowledged, including without limitation, Warmington's execution of the Ground Lease, Houser hereby covenants, declares and agrees that Houser's obligations as

-1-

ORANGE,CA Document: CA 13383.1868 BK 13383 PG 1869

The state of the s

Landlord concerning Monterey Lane as set forth in Section 7.9 of the unrecorded Option Agreement between Landlord and Tenant, as optionor and optionee respectively, which preceded the execution of the Ground Lease, hereby incorporated herein by reference, are also covenants running with the portion of Parcel 2 described by extending the southerly boundary of Parcel 1 parallel to Edinger Avenue to the westerly boundary of Parcel 2, and every portion of the area so described (the "Covenant Area"), and shall bind the Covenant Area, Houser and Houser's heirs, assigns, representatives and successors in interest for the benefit of Marmington and the leasehold estate in Parcel 1 under the Ground Lease and any portions into which it may be divided, by Residential Leases (as defined in the Ground Lease) or otherwise. In the event of a breach of the foregoing covenants, or any of them, Warmington may seek any remedy available at law or in equity, including without limitation an action seeking damages, to seek specific enforcement thereof, or to enjoin the breach or continued breach thereof. It is specifically understood that any of the foregoing remedies may be employed at the option of Warmington, and the failure to do so upon any one or more of any such breach shall not be a waiver of the right to employ any of such remedies upon the continuance of such breach or any subsequent breach. As used in the foregoing, "Warmington" shall include any of Warmington's heirs, successors or representatives as well as any assignee or sublessee of Warmington's leasehold estate under the Ground Lease in Parcel 1 or any portion into which it may be divided and any lease under a Residential Lease, Consumer Sublease on Sublessee under such Consumer Subleases shall not have the right to enforce such covenant except on the majority vote of the association of such lessees or sublessees formed by Warmington to manage Parcel 1. If Warmington or such lessees under such Residential Leases and sublessees under such Residential Leases or sublesse

IN WITNESS WHEREOF, Houser has executed this instrument on the day and year first above written.

HOUSER BROS. CO., a California limited partnership by its general partners

By Clifford 6 House

By Clynon + Komm Vernon F. Houser

ORANGE,CA
Document: CA 13383.1868

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:59 Desc Branch Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 17:28:28:28 Desc Branch Case 8:28 Filed 10/00/22 18:28 Desc Branch Case 8:28 Filed 10/00/22 18:28 Filed 10/00/22 18

BK 13383 PG 1870 STATE OF CALIFORNIA ss. COUNTY OF ORANGE On this 1971 day of the partnership that executed the within instrument, and acknowledged to me that such partnership executed WITNESS my hand and official seal. OFFICIAL SEAL CHRISTINE A. BELMONTE Notary Public-California ORANGE COUNTY ssion Expires March 14, 1981 County and State

ORANGE,CA Document: CA 13383.1868

EXHIBIT B

EXHIBIT B

STATE OF CALIFORNIA - BUSINESS, CONSUMER SERVICES AND HOUSING AGENCY

GAVIN NEWSOM, Governor

DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT

DIVISION OF CODES AND STANDARDS



Title Search

Date Printed: Jul 27, 2021

Decal #: LBM1081

Use Code:

SFD

Manufacturer:

SKYLINE HOMES INC

Original Price Code:

BVH

Tradename:

CUSTOM VILLA

Rating Year:

LPT

Model:

Tax Type:

....

LLI

Manufactured Date: 05/29/2014

Last ILT Amount:

Registration Exp:

Date ILT Fees Paid:

NONE

First Sold On:

07/28/2014

ILT Exemption:

97,377

Serial Number AC7V710394GA HUD Label / Insignia PFS1130282 Length 60' Width 15' 2"

AC7V710394GB

PFS1130281

56'

15' 2"

Record Conditions:

 An application for title or registration change is pending with the department. For information regarding this application, please call 1-800-952-8356 and request to speak with a customer representative.

Registered Owner:

JAMIE LYNN GALLIAN

16222 MONTEREY LN SPACE 376 HUNTINGTON BEACH, CA 92649

Last Title Date:

02/24/2021

Last Reg Card:

Pending Reg Card

Sale/Transfer Info:

Price \$.00 Transferred on 02/25/2021

Situs Address:

16222 MONTEREY LN SPACE 376 HUNTINGTON BEACH, CA 92649

Situs County: ORANGE

Legal Owner:

JPAD LLC

RONALD J PIERPONT

Tenants in Common Or

16222 MONTEREY LN SPACE 376 HUNTINGTON BEACH, CA 92649

Lien Perfected On:

02/25/21 10:11:00

Title Searches:

JANINE JASSO PO BOX 370161 EL PASO, TX 79937

Title File No:

LBM1081

STATE OF CALIFORNIA - DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT CERTIFICATE OF TITLE

Manufactured Home

Decal: LBM1081

				05/29/2014	07/28/2014
Serial Number	Label/Insignia Number	Weight	Length	Width	Issued
AC7V710394GB	PFS1130281	22,383	56'	15' 2"	Aug 12, 2021
AC7V710394GA	PFS1130282	25,068	60'	15' 2"	

Addressee

J-PAD LLC 21742 ANZA AVE TORRANCE, CA 90503

Registered Owner(s)

JAMIE LYNN GALLIAN 16222 MONTEREY LN SPACE 376 HUNTINGTON BEACH, CA 92649

Situs Address

16222 MONTEREY LN SPACE 376 HUNTINGTON BEACH, CA 92649

Legal Owner(s)

J-PAD LLC 21742 ANZA AVE TORRANCE, CA 90503

Lien Perfected On:

01/14/19 15:22:00

IMPORTANT

THE OWNER INFORMATION SHOWN ABOVE MAY NOT REFLECT ALL LIENS RECORDED WITH THE DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT AGAINST THE DESCRIBED UNIT. THE CURRENT TITLE STATUS OF THE UNIT MAY BE CONFIRMED THROUGH THE DEPARTMENT.

DTN: 12339739

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 80 of 268

UCC FINANCING STATEMENT **FOLLOW INSTRUCTIONS** A. NAME & PHONE OF CONTACT AT FILER (optional) Jamie Gallian 714-321-3449 B. E-MAIL CONTACT AT FILER (optional) C. SEND ACKNOWLEDGMENT TO: (Name and Address) Jamie Lynn Gallian **DOCUMENT NUMBER: 76027940003** 16222 Monterey Ln #376 FILING NUMBER: 19-7691916827 Huntington Beach, CA 92649 FILING DATE: 01/14/2019 09:10 USA IMAGE GENERATED ELECTRONICALLY FOR WEB FILING THE ABOVE SPACE IS FOR CA FILING OFFICE USE ONLY 1. DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad) ta ORGANIZATION'S NAME J-SANDCASTLE CO LLC OR SUFFIX 1b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) POSTAL CODE COUNTRY IC MAILING ADDRESS CITY **HUNTINGTON BEACH** CA 92649 USA 16222 MONTEREY LN #376 2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 2b, leave all of firm 2 blank, check here 🌅 and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad) 2a ORGANIZATION'S NAME OR SUFFIX ADDITIONAL NAME(\$)/INITIAL(\$) 2b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME POSTAL CODE COUNTRY CITY 2c. MAILING ADDRESS 3, SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b) 3a. ORGANIZATION'S NAME J-Pad, LLC - CA SOS Entity No. 201804010750 ADDITIONAL NAME(S)/INITIAL(S) SUFFIX FIRST PERSONAL NAME 3b. INDIVIDUAL'S SURNAME STATE POSTAL CODE COUNTRY CITY 3c. MAILING ADDRESS 92865 USA ORANGE CA 2702 N GAFF ST 4. COLLATERAL: This financing statement covers the following collateral: LOCATED ON PROPERTY RECORDED IN ORANGE COUNTY CLERK RECORDERS OFFICE IN CALIFORNIA PARCEL MAP RECORDED IN BOOK 108, PG(S) 47-48. ASSESSORS PARCEL NUMBER 891-569-62 SERIAL NUMBERS AC7V710394GB, AC7V710394GA; DECAL NUMBER LBM1081 5. Check only if applicable and check only one box: Collateral is held in a Trust (see UCC1Ad, Item 17 and Instructions) being administered by a Decedent's Personal Representative

Consignee/Consignor Seller/Buyer Ballee/Ballor

6b. Check only if applicable and check only one box

Agricultural Lien Non-UCC Filing

Licensee/Licensor

6a. Check only if applicable and check only one box:

ALTERNATIVE DESIGNATION (if applicable):
 OPTIONAL FILER REFERENCE DATA:

Public-Finance Transaction Manufactured-Home Transaction TA Debtor is a Transmitting Utility

Lessee/Lessor

Page 2

OLLOWINSTRUCTIONS	NDOW					
. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statem Debtor name did not fit, check here	ent; if line 1b was left blank be	cause individual				
94 ORGANIZATION'S NAME J-SANDCASTLE CO LLC						
9b. INDIVIDUAL'S SURNAME						
FIRST PERSONAL NAME						
ADDITIONAL NAME(\$)/INTITAL(\$) SUFFIX			DOCUMENT NUMBER: 76027940003 IMAGE GENERATED ELECTRONICALLY FOR WEB FIL THE ABOVE SPACE IS FOR CA FILING OFFICE USE O			
DEBTOR'S NAME: Provide (10a or 10b) only one additional Debt modify, or abbreviate any part of the Debtor's name) and enter the mail.	or name or Debtor name that	did not fit in line 1 b ar	2b of the Financing	Statement (F	form UCC1) (use exact, full na	me; do not omit,
10a. ORGANIZATION'S NAME				-		
10b. INDIVIDUAL'S SURNAME				-		
OR INDIVIDUAL'S FIRST PERSONAL NAME						
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)						SUFFIX
Oc. MAILING ADDRESS	СПУ			STATE	POSTAL CODE	COUNTRY
11. Tadditional SECURED PARTY'S NAME or SAS	SIGNOR SECURED P	ARTY'S NAME: F	Provide only one nam	e (11a or 11	b)	
11a. ORGANIZATION'S NAME	000000000000000000000000000000000000000					
OR 11b. INDMIDUAL'S SURNAME GALLIAN	FIRST P	ERSONAL NAME		ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
110. MAILING ADDRESS 16222 MONTEREY LANE #376	CITY	TINGTON BE	EACH	STATE	POSTAL CODE 92649	COUNTRY
12. ADDITIONAL SPACE FOR ITEM 4 (collateral):						
3. This FINANCING STATEMENT is to be filed [for record] (or record	ded) in the REAL ESTATE	14. This FINANCIN	5444;	54.16	-	
RECORDS (if applicable) 15. Name and address of RECORD OWNER of real estate described in its does not have a record interest):	E AVENUE COLLE	16. Description of r		overs as ext	racted collateral 🚦 is filed	as a fixture filing.
17. MISCELLANEOUS:						

FILING OFFICE COPY

STATE OF CALIFORNIA BUSINESS, CONSUMER SERVICES AND HOUSING AGENCY DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT DIVISION OF CODES AND STANDARDS REGISTRATION AND TITLING PROGRAM



PO Box 277820 Sacramento, CA 95827 1-800-952-8356 www.hcd.ca.gov

NOTICE OF SALE OR TRANSFER

ATTENTION	RETURN COMPLE	OBILEHOME OR C	ONLY WHEN YOU SELL (COMMERCIAL MODULAR. S STATED ABOVE TO REP PLICATION PACKET MUS	PORT THE CHANG	GE OF OWNERSHIP. A
SECTION I:			at describes your unit: Decal/l	License plate numbe	r(s), Serial(s) number, and
SECTION II:	Trade nam		of sale/transfer including the n	nonth, day, and year	
SECTION III:			address of the new owner/buye		
SECTION IV:	Enter date	, city, and state indica	ting where and when this form	is being executed.	SELLER(S) MUST SIGN and
SECTION I.		ESCRIPTION OF UN	IT		
Decal No	umber(s)		Serial Number(s)		Trade Name
LBM1081		AC7V710394GA	\; AC7V710394GA	SKYLINE	CUSTOM VILLA
SECTION II.		SALE OR TRANSFER	INFORMATION		
For the sum of purchaser/ow	mer named	below, on 02/25/202	of Transfer	owleagea, I/we dia s ght title and interest	in the unit described above.
Name:		AN AND J-SANDO	CASTLE, CO LLC		
Address: 16222 MO	NITEDEV	I NI #276			
City:	NIENEI	LN #310	State:		ip Code:
HUNTING			CALIFORNIA	92	2649-0000
SECTION IV			RELEASE OF SELLER(S)		
I/we have the	e right to sel rising prior t	lit, and 3) I/we guarar to this date, and 4) the	laws of the State of California to tee and will defend the title to unit is free of all liens and encollaws of the State of California to	umbrances.	awful owner(s) of the unit, and 2) claims and demands of any and true and correct.
Executed Or			HUNTINGTON BEACH		CALIFORNIA
Executed Or	02123120	Date ()	City	's mercles.	State
Signature of		muzin	A KUM IC	DIMINUTE.	
Signature of		U			
Printed Nam	e(s): J-SA	NDCASTLE CO LI	_C		
HCD DT 476 8	/Day 03/21)				

Desc

GREG BUYSMAN :

ORANGE County California Notary Public

Comm Exp Feb. 5, 2025

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

WITNESS my hand and official seal.

(Seal)

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 90 of 268

500 S. Main Street, First Floor, Suite 103 Orange, CA 92868-4512 or P. O. Box 628 Santa Ana, CA 92702-0628



CLAUDE PARRISH
COUNTY ASSESSOR
Telephone: (714) 834-3821
FAX: (714) 834-2565
www.ocassessor.gov

ESTABLISHED 1889

July 21, 2022

OFFICE OF THE ASSESSOR

891-569-62 HX

GALLIAN, JAMIE LYNN 16222 MONTEREY LN, SPC 376 HUNTINGTON BEACH, CA 92649

SUBJECT: Assessor Parcel Number: 891-569-62

Property Address: 16222 MONTEREY LN, UNIT 376, HUNTINGTON BEACH

The Homeowners' Exemption on the above property has been active in Orange County as of 02-25-2021

Claimant Name: GALLIAN, JAMIE LYNN

If you have any questions, please call our office at (714) 834-3821.

Sincerely,

CLAUDE PARRISH County Assessor

Ву

Exemptions Division

SOSS TOT SI BH S: SS

ORANGE COUNTY ASSESSOP

A002-994 (R 09/19)

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 95 of 268

2022-23 Secured Assessment Roll

CLAUDE PARRISH, ORANGE COUNTY ASSESSOR

Full Parcel Report: Page 1 of 1

As of January 1st, 2022

Parcel No: 891-569-62

Tax Rate Area: 04-902

Property Type: MOBILE HOME

Owner / Mailing Address

Assessee: GALLIAN, JAMIE LYNN

Address: 16222 MONTEREY LN, SPC, 376

City, State: HUNTINGTON BEACH, CA

Zip: 92649

Reference Number: M2085154

Legal Description: T MHP RANDRE MSP 376

Dates	Exemptions			Assessed Value
Land BaseYear: 20	HOMEOWNER	Exe Type:	0	Land:
Improvement Base Year: 20			0	Improvement:
Tax Lien Status:			86,339	Personal Property:
			0	Other:
			86,339	Gross:
			7,000	Less Exemption:
			79,339	Net:

Additional Information

I HEREBY CERTIFY THAT THIS IS A TRUE AND CORRECT COPY OF A PERMANENT RECORD OF THE ASSESSOR'S OFFICE. ORANGE COUNTY, CALIFORNIA



2022 JUL 21 PM 2: 18

HSISSA Y THUOD BUNARO HSISSAG BOUA JO

Shari L. Freidenrich, CPA

Orange County Treasurer - Tax Collector P.O. BOX 1438 • Santa Ana, CA 92702-1438 601 N. Ross Street, Building 16, Santa Ana Office Hours: 8:00 AM-5:00 PM Monday - Friday Phone Hours: 9:00 AM-5:00 PM (714) 834-3411 octreasurer.com/octaxbill

2021-22 SECURED PROPERTY TAX BILL

For Fiscal Year Beginning July 1, 2021 and Ending June 30, 2022 0000210-0000210 STMT----- 344031 OCT017 #BWNLBHV ********AUTO**ALL FOR AADC 926 #8915 6962 2021 1#

| Italian | Ital

DID YOU KNOW?

Sign up to receive a text/email due date reminder at octreasurer.com/securedreminders

Pay online at octaxbill to receive same day credit, no service fee by eCheck and an emailed receipt.

Mailed payments must have a USPS postmark on or before the last timely payment date. If you walt until the last day to mail your payment, get your envelope hand-stamped with a postmark to ensure it is timely. See octreasurer.com/postmarks.

PROPERTY I CONTION

16222 MONTEREY LN 376 HUNTINGTON BEACH

ASSESSED VALUES & EXEMPTIONS AS OF JANUARY 1, 2021

DESCRIPTION FULL VALUE COMPUTED PERSONAL PROPERTY - OTHER 86,339 TAX

TOTAL VALUES: 86,339 946.92

86,339

946.92

TOTAL NET TAXABLE VALUE:

MOBILE HOME

J-SANDCASTLE CO LLC

PARCELING (APN)	TAX HATE AREA	1st Installment BUE 11/1/21	MAN	2nd Installment OUE 2/1/22	V	TO PAY BOTH INSTALLMENTS BY 12/10/21
891-569-62	04-902	\$473.46	+	\$473.46	=	\$946.92

IMPORTANT INFORMATION

INFORMATION COPY

Taxes were pre-paid at the time of purchase and will be credited towards this tax bill.

	De Laborat		TAXE
SERVICE AGENCY	RATE	VALUE	HAZE
BASIC LEVY RATE	1.00000	86,339	863.39
COAST COMM COLLEGE DIST	.03119	86,339	26.92
OCEAN VIEW SCHOOL DIST	.02796	86,339	24.14
HUNTINGTON BCH UNION HS	.02260	86,339	19.52
HUNTINGTON BEACH EMPLOYEE RETIREME	.01500	86,339	12.95
TOTAL CHARGED	1.09675		946,92

FOR DETAILS OF TAX TYPES, VISIT OUR WEBPAGE AT OCTREASURER.COM/OCTAXBILL

THERE WILL BE A \$26.00 FEE FOR EACH PAYMENT RETURNED UNPAID BY YOUR BANK FOR ANY REASON

FIRST INSTALLMENT DUE 11/1/21 →

-074-453 (2021)

\$.00 SECOND INSTALLMENT DUE 2/1/22 ->

\$.00 F

TOTAL DUE AND PAYABLE →

\$.00

SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE CENTRAL JUSTICE CENTER

MINUTE ORDER

DATE: 03/06/2019

TIME: 08:30:00 AM

DEPT: C61

COMMISSIONER: Carmen Luege CLERK: Ryan Castillo

REPORTER/ERM:

BAILIFF/COURT ATTENDANT: C. Gonzalez

CASE NO: 30-2018-01013582-CL-UD-CJC CASE INIT.DATE: 08/21/2018 CASE TITLE: Houser Bros. Co. vs. Ryan

CASE CATEGORY: Civil - Limited

CASE TYPE: Unlawful Detainer - Residential

EVENT ID/DOCUMENT ID: 72999194

EVENT TYPE: Ex Parte

MOVING PARTY: Jamie L Gallan

CAUSAL DOCUMENT/DATE FILED: Ex Parte Application - Other, 03/05/2019

EVENT ID/DOCUMENT ID: 72999195

EVENT TYPE: Ex Parte

MOVING PARTY: Jamie L Gallan

CAUSAL DOCUMENT/DATE FILED: Ex Parte Application - Other, 03/05/2019

Vivienne J. Alston, from Alston, Alston & Diebold Attorneys at Law, present for Plaintiff(s). Jamie L Gallan, self represented Interested Party, present.

Proceedings recorded electronically.

Ex-Parte application for reconsideration to intervene and TRO to stay writ of possession is requested by Jaime Gallion.

Ex-parte Application is read and considered.

The Court having fully considered the arguments of all parties, both written and oral, as well as the evidence presented, now rules as follows:

The motion for reconsideration to intervene and TRO to stay writ of possession is GRANTED .

The Court allows Gallian to intervene as to the writ of possession execution in this case. The Court finds there was improper execution as the judgment was against Lisa Ryan and all unknown occupants. On 1/2/2019, Plaintiff filed an unlawful detainer for the premises address in this matter against Jamie Gallian. The Court finds on these facts, Jamie Gallian is NOT an unknown occupant.

The Court orders Plaintiff to place Jamie Gallian back in possession by 5:00 PM today.

DATE: 03/06/2019

DEPT: C61

MINUTE ORDER

Page 1 Calendar No.

	TORNEY STATEBAR	ING 170745		EJ-13
IAME VIVIENNE J ALSTO PRIMINAME ALSTON ALSTO STREET ADDRESS 27201 PUE DITY MISSION VIEJO	ON ON & DIEBOLD FRTA REAL, STE 300	E CA ZIPCCDE 92691	FC	DR COURT USE ONLY
ELEPHONE NO. 714 556 940		714 556 9500		
WAIL ADDRESS valston@aai	200 40 10 10 10 10 10			
TTORNEY FOR (game) HOUSE		III Tuodaliseda		
	JUDGMENT CREDITOR	ASSIGNEE OF RECORD		Pursuant to California Government Code § 88150(f), the Clerk of the
SUPERIOR COURT OF CALL STREET ADDRESS 700 CIVIC MAILING ADDRESS DITY AND ZIP CODE SANTA AN BRANCH NAME CENTRAL	NA CA 92701	GE		Courthersby certifies this occument accurately reflects the altitidal court record. The electronic signature and assal on this document have the same validity and legal force and effect as an original clarify eignature and court seal. California
Plaintiff: HOUSER BRO Defendant: LISA RYAN	os. co.		GASE NUMBER 30 2018 01013	Government Code § 68150(g)
2.12.12.12.12.13.13.13.13.13.13.13.13.13.13.13.13.13.				
	TION (Money Judgment)		X Limited (Civil Case (Small Claims)
		nal Property		d Civil Case
SALE	X Real P	roperty		Family and Probate)
. To any registered pro (Name): HOUSER BRO is the x original ju Judgment debtor (nan natural person, and lass LISA RYAN	cess server: You are author OS. CO., a California general adgment creditor assi me, type of legal entity if not a if known address):	10. This writ is issued	cordance with CCP L REY MOBILE HO ss is shown on this l r information on real writ of possession of on a sister-state jud	699.080 or CCP 715.040. ME ESTATES form above the court's name t or personal property to be or sold under a writ of sale.
40000 17			*** *** ***	WOMEN TO LOTHER CARDING
16222 Monterey Lane,	Space 376	For Items 11–17, see form		
Huntington Beach, Cali	Space 376 fornia 92649	11. Total judgment (as enle	red or renewed)	s
Huntington Beach, Cali	Space 376 fornia 92649	11. Total judgment (as enle 12. Costs after judgment (C	red or renewed) CP 685.090)	s
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	Ele	130
Plaintiff: HOUSER BROS. CO. Defendant: LISA RYAN	30 2018 01013582 CLUDCJC	

NOTICE TO PERSON SERVED

WRIT OF EXECUTION OR SALE. Your rights and duties are indicated on the accompanying Notice of Levy (form EJ-150).

VIRIT OF POSSESSION OF PERSONAL PROPERTY. If the levying officer is not able to take custody of the property, the levying officer will demand that you turn over the property. If custody is not obtained following demand, the judgment may be enforced as a money judgment for the value of the property specified in the judgment or in a supplemental order.

WRIT OF POSSESSION OF REAL PROPERTY. If the premises are not vacated within five days after the date of service on the occupant or, if service is by posting, within five days after service on you, the levying officer will remove the occupants from the real property and place the judgment creditor in possession of the property. Except for a mobile home, personal property remaining on the premises will be sold or otherwise disposed of in accordance with CCP 1174 unless you or the owner of the property pays the judgment creditor the reasonable cost of storage and takes possession of the personal property not later than 15 days after the time time judgment creditor takes possession of the premises.

EXCEPTION IF RENTAL HOUSING UNIT WAS FORECLOSED. If the residential property that you are renting was sold in a foreclosure, you have additional time before you must vacate the premises. If you have a lease for a fixed term, such as for a year, you may remain in the property until the term is up. If you have a periodic lease or tenancy, such as from month-to-month, you may remain in the property for 90 days efter receiving a notice to quit. A blank form Claim of Right to Possession and Notice of Hearing (form CP10) accompanies this writ. You may claim your right to remain on the property by filling it out and giving it to the sheriff or levying officer.

EXCEPTION IF YOU WERE NOT SERVED WITH A FORM CALLED PREJUDGMENT CLAIM OF RIGHT TO POSSESSION. If you were not named in the judgment for possession and you occupied the premises on the date on which the unliawful detainer case was filed, you may object to the enforcement of the judgment against you. You must complete the form Claim of Right to Possession and Notice of Hearing (form CP10) and give it to the sheriff or levying officer. A blank form accompanies this writ. You have this right whether or not the property you are renting was sold in a foreclosure.

EJ-630 [Rev. January 1, 2018]

WRIT OF EXECUTION

Page 3 of

Notice to Vacate	LEVYING OFFICER FILE NO.: 2018517508
PLAINTIFF: Houser Bros Co DEFENDANT: Lisa Ryan	30 2018 01013582 CLUDCJC
NAME OF COURT, JUDICIAL DISTRICT OF BRANCH COURT, IF ANY: Orange County Superior Court 700 Civic Center Drive West Santa Ana, CA 92701 Central Justice Center	(714) 569-3700 Fax: (714) 569-2368 California Relay Service Number (800) 735-2929 TDD or 711
16222 Monterey Lane Space 376 Huntington Beach, CA 92649	CEVYING OFFICER (Name and Address): Orange County Sheriff's Office Sheriff's Civil Division Suite 2 909 N. Main Street Santa Ana, CA 92701

By virtue of the Writ of Execution for Possession/Real Property (eviction), issued out of the above court, you are hereby ordered to vacate the premises described on the writ.

Eviction Address:	16222 Monterey Lane Space 376 Huntington Beach, CA 92649

Final notice is hereby given that possession of the property must be turned over to the landlord on or before:

Final notice is hereby given that possession of the property must be turned over to the landlord on or before:

Monday, December 03, 2018 6:01 AM

Should you fail to vacate the premises within the allotted time, I will immediately enforce the writ by removing you from the premises. All personal property upon the premises at the time will be turned over to the landlord, who must return said personal property to you upon your payment of the reasonable cost incurred by the landlord in storing the property from the date of eviction to the date of payment. If the property is stored on the landlord's premises, the reasonable cost of storage is the fair rental value of the space necessary for the time of storage. If you do not pay the reasonable storage costs and take possession within fifteen (15) days, the landlord may either sell your property at a public sale and keep from the proceeds of the sale the costs of storage and of the sale (1988 CCC), or, if the property is valued at less than \$700.00, the landlord may dispose of your property or retain it for his own use. (715.010(b)(3), 1174 CCP)

If you claim a right of possession of the premises that accrued prior to the commencement of this action, or if you were in possession of the premises on the date of the filing of the action and you are not named on the writ, complete and file the attached Claim of Right of Possession form with this office. No claim of right to possession can be filed if box 24a(1) located on the back of the writ is checked.



Sandra Hutchens Sheriff-Coroner

Sheriff's Authorized Agent

CPM Form 8.32 11/30/2009 (Revised) Original

SUPERIOR COURT OF CALIFORNÍA, COUNTY OF ORANGE CIVIL COMPLEX CENTER

MINUTE ORDER

DATE: 12/04/2018

TIME: 01:30:00 PM

DEPT: CX103

JUDICIAL OFFICER PRESIDING: Ronald L. Bauer

CLERK: Larry S Brown REPORTER/ERM: None BAILIFF/COURT ATTENDANT:

CASE NO: 30-2018-01035730-CU-PT-CJC CASE INIT.DATE: 12/04/2018

CASE TITLE: Gallian vs. Bros

CASE CATEGORY: Civil - Unlimited CAS

CASE TYPE: Petitions - Other

EVENT ID/DOCUMENT ID: 72940663.107089011

EVENT TYPE: Ex Parte

MOVING PARTY: Jamie L Gallian

CAUSAL DOCUMENT/DATE FILED: Ex Parte Application - Other For Temporary Restraining Order,

12/04/2018

APPEARANCES

Jamie L Gallian, self represented Petitioner, present.

Vivienne J. Alston from Alston, Alston & Diebold present for Deft. Houser Bros.

Kathryn Curtiss of Houser Bros, present

Plaintiff's Ex Parte Application for (1) Temporary Restraining Order to Prevent Civil Harassment and Order to Show Cause for Permanent Injunction (2) Acknowledgment of Satisfaction of Judgment (3) to Determine the Rightful Owner and Possession of Personal Property, the Manufactured Home located at 16222 Monterey Lane, #376, Huntington Beach, CA 92649

The Court having fully considered the arguments of all parties, both written and oral, as well as the evidence presented, now rules as follows: the Ex Parte Application is granted

The Court issues a Temporary Restraining Order against eviction of Plaintiff by Defendant, pending a hearing on Preliminary Injunction to be held on 01/02/2019 at 9:00 a.m. in Department CX103.

Opposition to be filed by 12/21/2018.

The formal order was signed this date.

Parties waive notice.

DATE: 12/04/2018 DEPT: CX103

MINUTE ORDER

Page 1 Calendar No.



ELAINE B. ALSTON VIVIENNE J. ALSTON DONALD A. DIEBOLD ALSTON, ALSTON & DIEBOLD

TELEPHONE (714) 556-9400 FACSIMILE (714) 556-9500

27201 PUERTA REAL SUITE 300 MISSION VIEJO, CALIFORNIA 92691

OUR FILE NO: 1510.

December 10, 2018

FIVE (5) DAY DEMAND FOR SURRENDER OF POSSESSION OF SITE

To: Jamie Gallian and All Unlawful Occupants and Persons in Possession Without a Signed Rental Agreement ("Occupants"):

NOTICE IS HEREBY GIVEN that management of the mobilehome park commonly known as:

Rancho Del Rey 16222 Monterey Lane Huntington Beach, CA 92649 (referred to as "Park" herein)

HEREBY DEMANDS that the Occupants named above, and each of them, quit the premises in the Park and surrender possession thereof commonly described as:

Space376 (referred to as "site" herein)

WITHIN FIVE (5) DAYS FROM AND AFTER SERVICE OF THIS NOTICE, and that said surrender of the mobilehome site be made to the park manager(s), who is authorized to receive the same on behalf of the management.

Civil Code Section 798.75 authorizes forcible detainer proceedings against any occupant of a mobilehome park who does not have rights of tenancy and is not otherwise entitled to occupy the premises, upon failure of the occupants to quit the premises within five (5) days after service of a demand for surrender of the site.

This notice is served with reference to the following facts, inter alia, upon which said demand is now hereby made:

That you have actual and physical possession of the site, without permission from park management, and without right or authority under a rental agreement or otherwise. Based upon the foregoing facts, management is authorized to pursue its legal remedies to obtain possession of the site from all such Occupants having no right of tenancy or possession.

J Gallian and All Unlawful Occupants December 10, 2018 Page 2

THIS NOTICE IS INTENDED AS A FIVE (5) DAY DEMAND TO SURRENDER POSSESSION AND NOTICE TO QUIT AS PER <u>CIVIL CODE</u> SECTION 798.75. SHOULD YOU FAIL TO QUIT AND SURRENDER POSSESSION AS HEREBY DEMANDED, LEGAL PROCEEDINGS SHALL BE INSTITUTED FOR RESTITUTION OF POSSESSION OF THE PREMISES, REASONABLE RENTAL VALUE, DAMAGES INCIDENTAL TO OCCUPANTS WRONGFUL UNLAWFUL OCCUPATION OF THE SITE, AND ATTORNEYS' FEES AND COSTS, AND STATUTORY DAMAGES.

ALSTON, ALSTON & DIEBOLD

Dated: December 10, 2018

VIVIENNE J. ALSTON Authorized Agent for Owner

cc: Client

Park Manager

By virtue of the Writ of Execution for Possession/Real Property (eviction), issued out of the above court, you are hereby ordered to vacate the premises described on the writ.

Eviction Address:	16222 Monterey Lane Space 376 Huntington Beach, CA 92649	
-------------------	---	--

Final notice is hereby given that possession of the property must be turned over to the landlord on or before:

Final notice is hereby given that possession of the property must be turned over to the landlord on or before:	Sunday, January 20, 2019 6:01 AM	
--	----------------------------------	--

Should you fail to vacate the premises within the allotted time, I will immediately enforce the writ by removing you from the premises. All personal property upon the premises at the time will be turned over to the landlord, who must return said personal property to you upon your payment of the reasonable cost incurred by the landlord in storing the property from the date of eviction to the date of payment. If the property is stored on the landlord's premises, the reasonable cost of storage is the fair rental value of the space necessary for the time of storage. If you do not pay the reasonable storage costs and take possession within fifteen (15) days, the landlord may either sell your property at a public sale and keep from the proceeds of the sale the costs of storage and of the sale (1988 CCC), or, if the property is valued at less than \$700.00, the landlord may dispose of your property or retain it for his own use. (715.010(b)(3), 1174 CCP)

If you claim a right of possession of the premises that accrued prior to the commencement of this action, or if you were in possession of the premises on the date of the filing of the action and you are not named on the writ, complete and file the attached Claim of Right of Possession form with this office. No claim of right to possession can be filed if box 24a(1) located on the back of the writ is checked.



Don Barnes Sheriff-Coroner

By: Renegher GALM Grzed Agent

CPM Form 8.32 11/30/2009 (Revised)

Original

To (Numering Activity): Lisa Ryan 16222 Monterey Lane Space 376 Huntington Beach, CA 92649	(LEVYING OFFICER (Name and Address): Orange County Sheriff's Office Sheriff's Civil Division Suite 2 909 N. Main Street Santa Ans, CA 92701		
NAME OF COURT, JUDICIAL DISTRICT OF BRANCH COURT, IF ANY: Orange County Superior Court 700 Civic Center Drive West Santa Ana, CA 92701 Central Justice Center	(714) 569-3706 Fax: (714) 569-2368 California Relay Service Number (806) 735-2929 TDD or 711		
PLAINTIFF: Houser Bros Co DEFENDANT: Lisa Ryan	COURT CASE NO.: 30 2018 01013582 GLUDGJC		
Eviction Restoration Notice	LEVYING OFFICER FILE NO: 2018517508		

To: Evicted Tenants, Property Owners, Their Agents and The Local Police:

By Virtue of a Writ of Execution for Possession of Real Property, the following property was restored to the landlord on:

Eviction Date:	3/64/19 (2=30 Pm
Eviction Address:	16222 Monterey Lane Space 376 Huntington Beach, CA 92649

Pursuant to Penal Code Sections 419 and 602, and judgment debtor, any persons removed by the Sheriff or Marshal, or any person not authorized by the landlord, who enters the real property after eviction, may be subject to arrest.

Pursuant to California Civil Procedure sections 715.010(b)(3) and 715.030, all personal property left on the premises has been turned over to the landlord. The landlord is responsible for the safe keeping of tenant's property for fifteen (15) days from the date of eviction. The landlord may charge a reasonable fee for removal and storage of the property. However, upon demand of the tenant, the landlord must return the tenant's property if the tenant pays all costs incurred by the property owner for storage and maintenance. If the costs are not paid by the tenant and the tenant does not take possession of the property left behind before the end of the fifteen (15) day period, the landlord may either sell the property at public sale and keep from the proceeds of the sale the costs of storage and of the sale (1988 CCC), if the property is valued at less than \$700.00, the landlord may dispose of the property or retain it for his own use. (1174 CCP)



Don Barnes Sherlff-Coroner

Sheriff's Authorized Agent

SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE CENTRAL JUSTICE CENTER

MINUTE ORDER

DATE: 03/06/2019

TIME: 08:30:00 AM

DEPT: C61

COMMISSIONER: Carmen Luege

CLERK: Ryan Castillo REPORTER/ERM:

BAILIFF/COURT ATTENDANT: C. Gonzalez

CASE NO: 30-2018-01013582-CL-UD-CJC CASE INIT.DATE: 08/21/2018 CASE TITLE: Houser Bros. Co. vs. Ryan

CASE CATEGORY: Civil - Limited

CASE TYPE: Unlawful Detainer - Residential

EVENT ID/DOCUMENT ID: 72999194

EVENT TYPE: Ex Parte

MOVING PARTY: Jamie L Gallan

CAUSAL DOCUMENT/DATE FILED: Ex Parte Application - Other, 03/05/2019

EVENT ID/DOCUMENT ID: 72999195

EVENT TYPE: Ex Parte

MOVING PARTY: Jamie L Gallan

CAUSAL DOCUMENT/DATE FILED: Ex Parte Application - Other, 03/05/2019

APPEARANCES

Vivienne J. Alston, from Alston, Alston & Diebold Attorneys at Law, present for Plaintiff(s). Jamie L Gallan, self represented Interested Party, present.

Proceedings recorded electronically.

Ex-Parte application for reconsideration to intervene and TRO to stay writ of possession is requested by Jaime Gallion.

Ex-parte Application is read and considered.

The Court having fully considered the arguments of all parties, both written and oral, as well as the evidence presented, now rules as follows:

The motion for reconsideration to intervene and TRO to stay writ of possession is GRANTED.

The Court allows Gallian to intervene as to the writ of possession execution in this case. The Court finds there was improper execution as the judgment was against Lisa Ryan and all unknown occupants. On 1/2/2019, Plaintiff filed an unlawful detainer for the premises address in this matter against Jamie Gallian. The Court finds on these facts, Jamie Gallian is NOT an unknown occupant.

The Court orders Plaintiff to place Jamie Gallian back in possession by 5:00 PM today.

DATE: 03/06/2019

DEPT: C61

MINUTE ORDER

Page 1 Calendar No.



TAX CLEARANCE CERTIFICATE

Mobile Home

Floating Home

COUNTY OF ORANGE

ACTV710394GA, ACTV710394GB LEM1081 LOCATION OF HOME 16222 MONTEREY LN 376 HUNTINGTON BEACH J-SANDCASTLE CO LLC G2222 MONTEREY LN J-SANDCASTLE CO LLC G2222 MONTEREY LN SPC 376 HUNTINGTON BEACH CA 92649 I hereby certify that the following has been paid: Delinquent license fees Property taxes applicable to the home identified above through the fiscal year A security deposit for payment of the property taxes for the fiscal year 2021-2022 No taxes due or payable at this time. There may be a supplemental assessment not covered by this "Tax Clearance Certificate" which may create an additional THIS CERTIFICATE IS VOID ON AND AFTER SEPTEMBER 7, 2021. Executed on July 9, 2021 at Santa Ana. Treasurer-Tax Collector for Orange County, State of California.		
LOCATION OF HOME 16222 MONTEREY LN 376 HUNTINGTON BEACH 291-589-62 APPLICANT. J-SANDCASTLE CO LLC 16222 MONTEREY LN \$376 HUNTINGTON BEACH CA 92649 I hereby certify that the following has been paid: Delinquent license fees Property taxes applicable to the home identified above through the fiscal year A security deposit for payment of the property taxes for the fiscal year 2021-2022 No taxes due or payable at this time. There may be a supplemental assessment not covered by this "Tax Clearance Certificate" which may create an additional THIS CERTIFICATE IS VOID ON AND AFTER SEPTEMBER 7, 2021. Executed on July 9, 2021 at Santa Ana. Treasurer-Tax Collector for Orange County, State of California.	SERIAL NUMBER/HULL NUMBER	DECAL NUMBER/CF NUMBER
16222 MONTEREY LN 376 HUNTINGTON BEACH J-SANDCASTLE CO LLC 16222 MONTEREY LN 376 HUNTINGTON BEACH CA 92649 I hereby certify that the following has been paid: Delinquent license fees Property taxes applicable to the home identified above through the fiscal year A security deposit for payment of the property taxes for the fiscal year 2021-2022 No taxes due or payable at this time. There may be a supplemental assessment not covered by this "Tax Clearance Certificate" which may create an additional THIS CERTIFICATE IS VOID ON AND AFTER SEPTEMBER 7, 2021. Executed on July 9, 2021 at Santa Ana. Treasurer-Tax Collector for Orange County, State of California.	AC7V710394GA, AC7V710394GB	LBM1081
J-SANDCASTLE CO LLC 16222 MONTEREY LN SPC 376 HUNTINGTON BEACH CA 92649 I hereby certify that the following has been paid: Delinquent license fees Property taxes applicable to the home identified above through the fiscal year A security deposit for payment of the property taxes for the fiscal year 2021-2022 No taxes due or payable at this time. There may be a supplemental assessment not covered by this "Tax Clearance Certificate" which may create an additional THIS CERTIFICATE IS VOID ON AND AFTER SEPTEMBER 7, 2021. Executed on July 9, 2021 at Santa Ana. Treasurer-Tax Collector for Orange County, State of California.	LOCATION OF HOME	ASSESSOR'S PARCEL NUMBER
J-SANDCASTLE CO LLC & JAMIE L. GALLIAN 16222 MONTEREY LN #376 HUNTINGTON BEACH CA 92649 I hereby certify that the following has been paid: Delinquent license fees Property taxes applicable to the home identified above through the fiscal year A security deposit for payment of the property taxes for the fiscal year 2021-2022 No taxes due or payable at this time. There may be a supplemental assessment not covered by this "Tax Clearance Certificate" which may create an additional THIS CERTIFICATE IS VOID ON AND AFTER SEPTEMBER 7, 2021. Executed on July 9, 2021 at Santa Ana. Treasurer-Tax Collector for Orange County, State of California.	16222 MONTEREY LN 376 HUNTINGTON BEACH	891-569-62
Delinquent license fees Property taxes applicable to the home identified above through the fiscal year A security deposit for payment of the property taxes for the fiscal year 2021-2022 No taxes due or payable at this time. There may be a supplemental assessment not covered by this "Tax Clearance Certificate" which may create an additional THIS CERTIFICATE IS VOID ON AND AFTER SEPTEMBER 7, 2021. Executed on July 9, 2021 at Santa Ana. Treasurer-Tax Collector for Orange County, State of California.	J-SANDCASTLE CO LLC 16222 MONTEREY LN SPC 376	J-SANDCASTLE CO LLC & JAMIE L. GALLIAN 16222 MONTEREY LN #376
A security deposit for payment of the property taxes for the fiscal year 2021-2022 No taxes due or payable at this time. There may be a supplemental assessment not covered by this "Tax Clearance Certificate" which may create an additional THIS CERTIFICATE IS VOID ON AND AFTER SEPTEMBER 7, 2021. Executed on July 9, 2021 at Santa Ana. Treasurer-Tax Collector for Orange County, State of California.	Delinquent license fees	
There may be a supplemental assessment not covered by this "Tax Clearance Certificate" which may create an additional THIS CERTIFICATE IS VOID ON AND AFTER SEPTEMBER 7, 2021. Executed on July 9, 2021 at Santa Ana. Treasurer-Tax Collector for Orange County, State of California.		
THIS CERTIFICATE IS VOID ON AND AFTER SEPTEMBER 7, 2021. Executed on July 9, 2021 at Santa Ana. Treasurer-Tax Collector for Orange County, State of California.	No taxes due or payable at this time.	
Executed on July 9, 2021 at Santa Ana. Treasurer-Tax Collector for Orange County, State of California.	There may be a supplemental assessment not cov	vered by this "Tax Clearance Certificate" which may create an additional bill.
Treasurer-Tax Collector for Orange County, State of California.	THIS CERTIFICATE I	IS VOID ON AND AFTER SEPTEMBER 7, 2021.
(Ma A -	Executed on July 9, 2021 at Santa Ana. Treasurer-Tax Collector for Orange County, State of Calif	fornia.
Issued on July 9, 2021(Signature)	Issued on July 9, 2021	(Signature)

§2189.8, 5832 R & T Code

TDL 10-01 (7-87)

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STATE OF CALIFORNIA
BUSINESS, CONSUMER SERVICES AND HOUSING AGENCY
DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT
DIVISION OF CODES AND STANDARDS
REGISTRATION AND TITLING PROGRAM



LIEN SATISFIED

The Decal (Licenter Trade National Trade National Nationa	tured Home/Mobilehome Commonsense) No.(s) of the unit is: LBM108 me of the unit is: CUSTOM VILLA .(s) of the unit is: AC7V710394GB//DEBTOR(S) NAME(S) tor(s): J-SANDCASTLE CO, LLC	AC7V710394GA	uck Camper
The Decal (Licenter Trade National Trade National Nationa	cense) No.(s) of the unit is: LBM108 me of the unit is: CUSTOM VILLA .(s) of the unit is: AC7V710394GB// DEBTOR(S) NAME(S) cor(s): J-SANDCASTLE CO, LLC	AC7V710394GA	uck Camper
The Trade Na The Serial No. SECTION II. Name of Debt SECTION III. This is to cert unit has been	me of the unit is: CUSTOM VILLA (s) of the unit is: AC7V710394GB// DEBTOR(S) NAME(S) or(s): J-SANDCASTLE CO, LLC	AC7V710394GA	
The Serial No. SECTION III. Name of Debt SECTION III. This is to cert unit has been	DEBTOR(S) NAME(S) or(s): J-SANDCASTLE CO, LLC		
SECTION III. SECTION III. This is to certunit has been	DEBTOR(S) NAME(S) or(s): J-SANDCASTLE CO, LLC		
SECTION III. This is to cert unit has been	or(s): J-SANDCASTLE CO, LLC	ATION	
SECTION III. This is to cert unit has been		ATION	
This is to cert unit has been	LIENHOLDER'S CERTIFICA	ATION	
unit has been			
IAMa cortifu ur	tify that our/my lien in the name(s) fully satisfied and has not been ass	of the debtor(s) shown above against the signed to any other party.	e described
ivve certify di	nder penalty of perjury that the forego	oing is true and correct.	
Print or Type	Name of Legal Owner or Jr. Lienho	lder (Lender):	
J-PAD LLC o	or RONALD J. PIERPONT		
Signature of L	egal Owner, Jr. Lienholder (Lender	r) or their Authorized Agent:	
Kondel	Kinpent	Date	19/2021
Address	16222 MONTEREY LN. #376	HUNTINGTON BEACH, CA	92649 Zip

STATE OF CALIFORNIA - BUSINESS, CONSUMER SERVICES AND HOUSING AGENCY

GAVIN NEWSOM, Governor

DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT

DIVISION OF CODES AND STANDARDS



Title Search

Date Printed: Aug 11, 2021

Decal #: LBM1081 Use Code:

SFD

Manufacturer:

SKYLINE HOMES INC

Original Price Code:

BVH

Tradename:

CUSTOM VILLA

Rating Year:

Model:

Tax Type:

LPT

Manufactured Date: 05/29/2014

Last ILT Amount:

Registration Exp:

Date ILT Fees Paid:

First Sold On:

07/28/2014

ILT Exemption:

NONE

Serial Number

HUD Label / Insignia

Length

Width

AC7V710394GA AC7V710394GB

PFS1130282 PFS1130281

60' 56' 15' 2" 15' 2"

Registered Owner:

JAMIE LYNN GALLIAN

16222 MONTEREY LN SPACE 376 **HUNTINGTON BEACH, CA 92649**

Last Title Date:

08/03/2021 08/03/2021

Last Reg Card: Sale/Transfer Info:

Price \$.00 Transferred on 02/25/2021

Situs Address:

16222 MONTEREY LN SPACE 376 HUNTINGTON BEACH, CA 92649

Situs County: ORANGE

Legal Owner:

J-PAD LLC

21742 ANZA AVE TORRANCE, CA 90503

Lien Perfected On:

01/14/19 15:22:00

Title Searches:

JANINE JASSO PO BOX 370161 EL PASO, TX 79937

Title File No:

LBM1081

JAMIE GALLIAN

16222 MONTEREY LANE SPACE 376 **HUNTINGTN BCH, CA 92649**

Title File No:

LBM1081

JAMIE GALLIAN

16222 MONTEREY LANE SPACE 376

HUNTINGTN BCH, CA 92649

Title File No:

LBM1081

EXHIBIT C

EXHIBIT C

Case 8:21-bk-11710-SC Case 8:21-bk-11710-ES

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	mation to identify your				
Debtor 1	Jamie Lynn Gallis				
	First Name	Middle Name	Last Name		
Debtor 2		The same of the sa			
(Spouse if, filing)	First Name	Middle Name	Last Name		
United States B	ankruptcy Court for the:	CENTRAL DISTRICT O	OF CALIFORNIA-SANTA A	NA DIVISION	
Case number	8:21-bk-11710-ES				Check if this is an
(if known)					amended filling

Official Form 106C

Schedule C: The Property You Claim as Exempt

4/19

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. Using the property you listed on Schedule A/B: Property (Official Form 106A/B) as your source, list the property that you claim as exempt. If more space is needed, fill out and attach to this page as many copies of Part 2: Additional Page as necessary. On the top of any additional pages, write your name and case number (if known).

For each item of property you claim as exempt, you must specify the amount of the exemption you claim. One way of doing so is to state a specific dollar amount as exempt. Alternatively, you may claim the full fair market value of the property being exempted up to the amount of any applicable statutory limit. Some exemptions—such as those for health aids, rights to receive certain benefits, and tax-exempt retirement funds—may be unlimited in dollar amount. However, if you claim an exemption of 100% of fair market value under a law that limits the exemption to a particular dollar amount and the value of the property is determined to exceed that amount, your exemption would be limited to the applicable statutory amount.

O I	ne applicable statutory amount.					
Pa	nt 1: Identify the Property You Claim as E	xempt	_			-
1.	Which set of exemptions are you claiming	? Check one only, ever	if yo	ur spouse is filing with you.		
	You are claiming state and federal nonban	kruptcy exemptions.	11 U.S	S.C. § 522(b)(3)		
	You are claiming federal exemptions. 11	U.S.C. § 522(b)(2)				
2.	For any property you list on Schedule A/B	that you claim as exe	mpt,	fill in the information below.		
	Brief description of the property and line on Schedule A/B that lists this property	Current value of the portion you own	Amo	ount of the exemption you claim	Specific laws that allow exemption	
	Annual Control of the	Copy the value from Schedule A/B	Check only one box for each exemption.			
	16222 Monterey Ln. Spc 376	\$235,000.00		\$600,000.00	C.C.P. § 704.730	
	Huntington Beach, CA 92649 Orange County APN: 891-569-62; 2014 Skyline Custom Villa Manufactured Home. Decal No. LBM1081. Serial Number AC7V710394GB 56'x15'2"; Serial Number AC7V710394GA 60'x15'2". Line from Schedule A/B: 1.1			100% of fair market value, up to any applicable statutory limit		
	Misc. household goods and	\$3,500.00		\$3,500.00	C.C.P. § 704.020	
	furnishings Location: 16222 Monterey Lane, Space 376, Huntington Beach CA 92649 Line from Schedule A/B: 6.1			100% of fair market value, up to any applicable statutory limit		
	waterford crystal set red and white	\$1,000.00		\$1,000.00	C.C.P. § 704.040	
	wine glasses Line from Schedule A/B: 6.2			100% of fair market value, up to any applicable statutory limit		
				the same of the sa		

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tor 1 Jamie Lynn Gallian			Case number (if known)	8:21-bk-11710-ES
Brief description of the property and line on Schedule A/B that lists this property	Current value of the portion you own	Amo	ount of the exemption you claim	Specific laws that allow exemption
	Copy the value from Schedule A/B	Che	ck only one box for each exemption.	
Wall television, computer, printer and peripherals	\$500.00	B	\$500.00	C.C.P. § 704.020
Location: 16222 Monterey Lane, Space 376, Huntington Beach CA 92649 Line from Schedule A/B: 7.1			100% of fair market value, up to any applicable statutory limit	
Lladro figurine collection (20)	\$1,900.00		\$1,900.00	C.C.P. § 704.040
Line from Schedule A/B: 8.1			100% of fair market value, up to any applicable statutory limit	
Misc. clothing	\$1,000.00		\$1,000.00	C.C.P. § 704.020
Location: 16222 Monterey Lane, Space 376, Huntington Beach CA 92649 Line from Schedule A/B: 11.1			100% of fair market value, up to any applicable statutory limit	
Movado wrist watch (20 yrs. old);	\$1,000.00		\$1,000.00	C.C.P. § 704.040
costume jewelry, misc. non-gold chains/bracelets, and earrings. Location: 16222 Monterey Lane, Space 376, Huntington Beach CA 92649 Line from Schedule A/B: 12.1			100% of fair market value, up to any applicable statutory limit	
5-year old Wired Terrier Dog Line from Schedule A/8: 13.1	\$25.00		\$25.00	C.C.P. § 704.020
Line from Schedule Arb. 13.1			100% of fair market value, up to any applicable statutory limit	
EDD Debit account: Bank of America	\$3,793.00		\$3,793.00	C.C.P. § 704.225
Line from Schedule A/B: 17.1			100% of fair market value, up to any applicable statutory limit	
Savings: Alliant Credit Union-Only	\$1,407.00		\$1,407.00	C.C.P. § 704.220
funds are Covid-19 relief funds from the government. Line from Schedule A/B: 17.2			100% of fair market value, up to any applicable statutory limit	
Savings: Alliant Credit Union-Only funds are Covid-19 relief funds from	\$2,600.00		\$381.00	C.C.P. § 704.220
the government. Line from Schedule A/B: 17.3			100% of fair market value, up to any applicable statutory limit	
Savings: Alliant Credit Union-Only funds are Covid-19 relief funds from	\$2,600.00		\$2,219.00	C.C.P. § 704.225
the government. Line from Schedule A/B: 17.3			100% of fair market value, up to any applicable statutory limit	
IRA: Fidelity	\$7,400.00		\$7,400.00	C.C.P. § 704.115(a)(1) & (2), (b)
Line from Schedule A/B: 21.1			100% of fair market value, up to any applicable statutory limit	17/

Case 8:21-bk-11710-SC Case 8:21-bk-11710-ES

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ebtor 1	Jamie Lynn Gallian			Case number (if known)	8:21-bk-11710-ES
	of description of the property and line on sedule A/B that lists this property	Current value of the portion you own	Amo	unt of the exemption you claim	Specific laws that allow exemption
		Copy the value from Schedule A/B	Chec	k only one box for each exemption.	
	A: Fidelity	\$7,400.00		\$7,400.00	11 U.S.C. § 522(b)(3)(C)
Lin	e from Schedule A/B: 21.1			100% of fair market value, up to any applicable statutory limit	
	rsonal Injury claim against	Unknown		\$195,000.00	C.C.P. § 704.140
Je 30 da	ntington Beach Gables HOA; sus Jasso, Jr. Case No. -2020-01153679. Estimated mages \$195,000. e from Schedule A/B: 34.4			100% of fair market value, up to any applicable statutory limit	
Je	otential Victim Restitution Order sus Jasso, Jr, OCSC 19WM09951	Unknown	ХХ	\$73,000.00	C.C.P. § 704.140
Li	ne from Schedule A/B: 34.2		_	100% of fair market value, up to any applicable statutory limit	

3.	Are you claiming a homestead exemption of more than \$170,350?
	(Subject to adjustment on 4/01/22 and every 3 years after that for cases filed on or after the date of adjustment.)
	□ No

- Yes. Did you acquire the property covered by the exemption within 1,215 days before you filed this case?
 - No
 - Yes

Official Form 106C

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Attachment B

LEGAL DESCRIPTION

EXHIBIT A (LEGAL)

Parcel 1:

Units 1 through — inclusive as shown and defined on a Condominium Plan (the "Condominium Plan") recorded in Book 13358, Pages 1193 and following of Official Records of Orange County, California, excepting that portion consisting of buildings and other improvements.

Parcel 2:

An undivided eighty/eightieths (80/80) interest in the Common Area of Lots 1 and 2 of Tract No. 10542, in the City of Huntington Beach, County of Orange, State of California, as shown on a map recorded in Book 456, Pages 49 and 50 of Miscellaneous Maps, records of Orange County, California, as shown and defined on the Condominium Plan, excepting that portion consisting of buildings and other improvements.

Parcel 3:

Those portions of Units 1 through inclusive, as shown and defined on the Condominium Plan, consisting of buildings and other improvements.

Parcel 4:

An undivided interest in and to those portions of the Common Area as shown and defined on the Condominium Plan, consisting of buildings or other improvements.

Parcel 5:

An easement for the exclusive use and occupancy of those portions of the restricted Common Area, as defined on said Condominium Plan for entry and staircases and attic space relating to said units.

Parcel 6:

A non-exclusive easement and right to use the Common Area as defined on said Condominium Plan, except the restricted Common Area.

EXHIBIT B (ESTATE)

The Estate of Interest in the land is described as follows:

A Ground Leasehold Estate as to Parcels 1 and 2, said Estate being more particularly described as the Lessee's Interest under those certain Ground Leases set forth in Subparagraph (A) herein below.

A remainder interest in a determinable Fee Estate as to Parcels 3 and 4;

An easement as to Parcels 5 and 6;

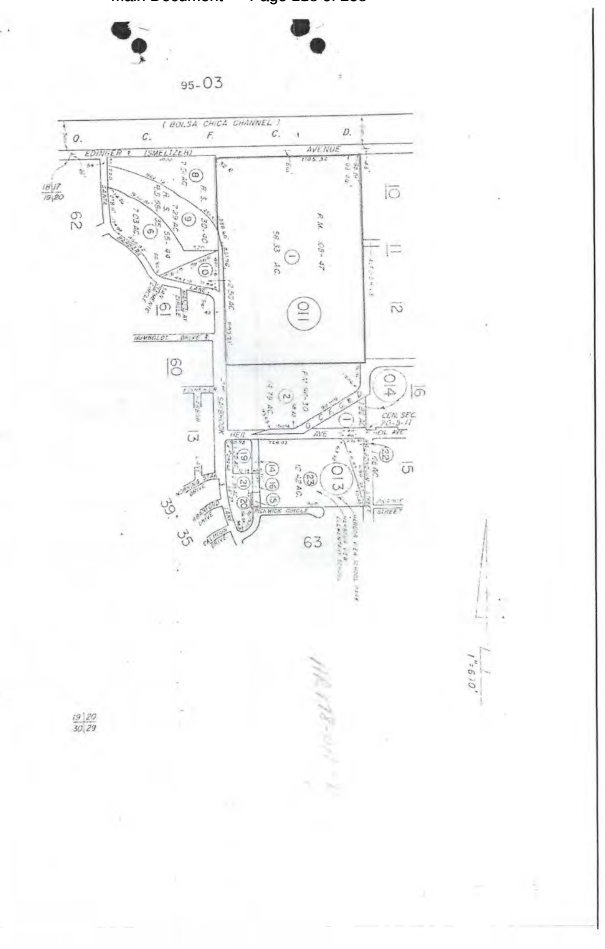
(A) Those certain Ground Leases, dated August 1, 1980, executed by Houser Bros. Co., a limited partnership organized under the laws of the State of California, in which Clifford C. Houser and Vernon F. Houser Constitute the sole General Partners, as Landlord, and by Robert P. Warmington, as Tenant, for the term ending December 31, 2059, upon the Terms. Covenants and Conditions therein contained, recorded as following in Official Records of said Orange County;

Note 1:

The Lessee's interest under said Leases has been assigned to G/HB Investors, a California limited partnership by Assignment which recorded September 30, 1986 as Instrument No. 86-456266 of Official Records; reference being hereby made to the record thereof for full particulars.

Note 2:

An undivided 78.34% of the Lessee's interest under said Leases has been assigned to Barry Brief Family Trust dated May 11, 1993, by Assignment which recorded September 24, 1998 as Instrument No. 19980644010 of Official Records; reference being made to the record therefor full particulars.





Units 1, 2, 3 and 4 of Lot 2 of the following:

All that certain land situated in the State of California, County of Orange, City of Huntington Beach, described as follows:

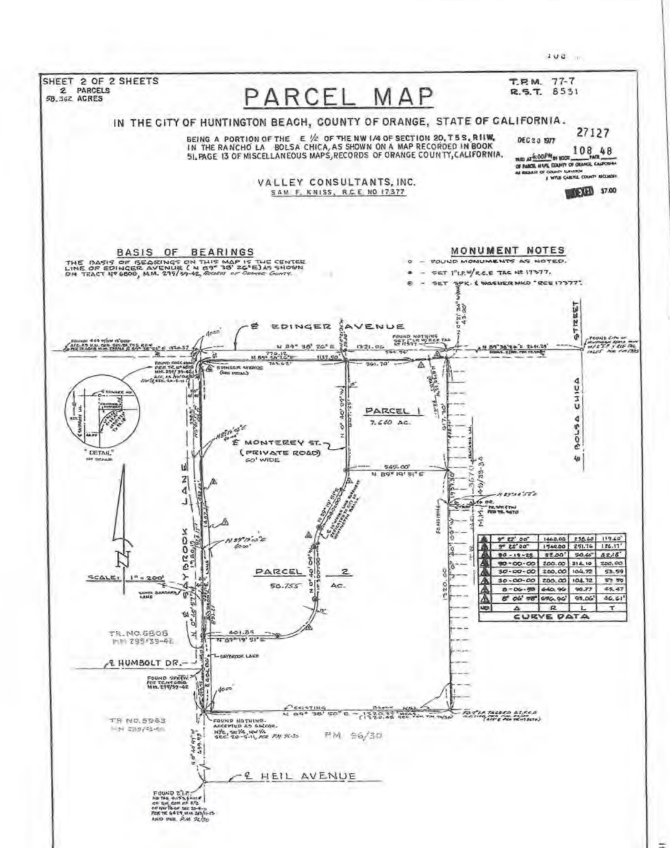
Proposed Tract No. 10542, being a subdivision of the following:

A portion of the northeast one quarter (1/4) of the northwest one quarter (1/4) of Section 20, Township 5 south, Range 11 west, in the Rancho Las Bolsa Chica, as shown on a map recorded in book 51, page 13 of Miscellaneous Maps, records of said Orange County, being described as follows:

Parcel 1 of a map filed in book 108, page 48 of Parcel Maps.

NOTICE OF COMPLIANCE WITH CONDITIONS ON TRACT AUTHORIZATION FOR RELEASE FOR RECORDING

		A — ! !!!!	
TO:	City Clerk	Date A 1-1-1	-
FROM:	PLANNING DEPARTMENT James W. Palin		
TRACT NO.	· 163		
RECREATION	& PARKS FEES FAID	12.00_	
Other:			
		3/1 P. W2	_
		(Signature)	



108 47

SHEET I OF 2 SHEETS TRM 77-7 2 PARCELS 58.362 ACRES

PARCEL MAP

T. P. M. 77-7 R.S.T. 8531

IN THE CITY OF HUNTINGTON BEACH, COUNTY OF ORANGE, STATE OF CALIFORNIA.

BEING A PORTION OF THE E 1/2 OF THE NW 1/4 OF SECTION 20, T.5 S, R.IIW.
IN THE RANCHO LA BOLSA CHICA, AS SHOWN ON A MAP RECORDED IN BOOK.
51, PAGE 13 OF MISCELLANEOUS MAPS, RECORDS OF GRANGE COUNTY, CALIFORNIA.

27127

NEW AND MAY COURT OF CHANGE CAUPERS

AL MOUSE OF COURT SENTON

FIGATE

MENE 1700

VALLEY CONSULTANTS, INC. SAM F. KNISS, R.C.E. NO. 17377

DATE OF SURVEY JUN. 9,1971

OWNERSHIP CERTIFICATE

WE, THE UNDERGIGNED, BRING ALL PARTIES HAVING ANY RECORD TITLE INTEREST IN THE LAND COVERED BY THIS MAP, TO HEREBY CONSENT TO THE PREPARATION AND RECORDATION OF SLID MAP, AS ONOWN WITHIN THE PREPARATION AND RECORDATION OF SUID MAP, AND SATERIAL TO THE PUBLIC FOR STREET PURPOSES; EDINGER A VIEWE AND SATERIAL CALL HEREBY DESCRIPTED AND SATERIAL LAND AND THE CONTROL AND THE CONTROL

This map was prepared based on a field green in ments of the succession before on the succession of the land procedures of the land that this percel hap of map and the conditions of guired to be fulfilled for guired to be fulfilled for

ENGINEER

A LIMITED PARTNERSHIP.

Chillal 6 House

PCE NO (7377

THIS MAP CONFORMS WITH THE REQUIREMENTS OF THE SUBDIVISION MAP ACT AND LOCAL ORDINANCES. AND THE MAP IS TECHNICALLY CORRECT IN ALL RESPECTS NOT CERTIFIED STAY THE COUNTY SURVEYOR.

CITY ENGINEER'S CERTIFICATE

CITY CLERA

COUNTY OF OZONGE | \$5.

ON THIS 5 DAY OF COUNTRY 1977, DEFORE ME, LISE STRAFT
A NOTORY PUBLIC IN AND FOR SOLD STATE, PRESIDENCY APPEADED A
VERNON R, HOUSER AND CLIFFORD C, HOUSER ORDOR TO ME
ID BE THE PARTIMERS OF HOUSER DROS. CO., A LIMITED PRESIDENCY
SHIP, THE PARTIMERS OF HOUSER DROS. CO., A LIMITED PRESIDENCY
SHIP, THE PARTIMERS LICENCEPTO THE WITHIN HISTOMOSIT,
AND THE SAME CHARGO TO ME THAT SOCK PARTIMERS MY RECOTED
THE SAME.

MY COMMISSION EXPIRES MAL ID 1991 WITHEST MY HAND AND OFFICIAL SEAL:

DATED THIS 21 HOTORY PUBLIC IN AND FOR SAID STATE

MERIAL CARP OF CHERMA, SUSTINGED TRUSTED FOR
LIDO INSURANCE ARENCY, INC., A CALLEGRAIN, CORPORATION, AS
TRUSTED HORSE A PEED OF TRUSTE COCCUED IN SOCK 7977, PAGE 961
AND IN COCK 83.63, PAGE 41, NOTH OF OPPICIAL RECORDS

ASST TREMITARY

STATE OF CALIFORNIA]

WITNESS MY HOND AND DESIGN SEAL!

STATE OF CALIFORNIA COUNTY OF ORANGE CITY OF HUNTINGTON BEACH

CITY OF BUILTINGON SEACH

JACKE STRUCTURE OF THE STRUCTUR

STATE LAND

Datech: Mountale 8, 1977

COUNTY SURVEYOR'S CERTIFICATE

THIS MAP CONFORMS WITH THE MAPPING PROVISIONS OF THE SUBDIVISION MAP ACT AND I AM SATISFIED WAID MAP IS TECHNICALLY CORPECT RELATIVE TO THE PARCEL MAP BOUNDARY.

DATED THIS IST DAY OF DEC. 1977.

COUNTY SURVEYOR

A Ville

California - gansome corporation, a california corpora-tion, as truster under a deed of trust recorded in books56 Page 03. of deptical records. Dani A Bare 2 VICE PRESIDENT VICTOR PRESIDENT STATE OF CALIFORNIA SE

HOTELS PUBLIC IN THE STATE STA

COUNTY OF ORANGE
ON THIS (# Day of Define) INT, DEFORE ME, MINROL M.KITTO
A NOTARY PUBLIC IN AND FOR SAID TIXTE, PERSONALLY APPEARED
PLANEL J. BUCGLA KNOWN TO ME TO SETILE VICE PRESIDENT,
NOT TIMES JAMESS THOWN TO ME TO BE THE AST SECRETOR, ESSENCHELY
NOT THE SAID SAID TO SET THE AST SECRETOR, ESSENCHELY
THOU, THE CORPORATION THAT ELECTIVED THE WITHIN INSTRUMENT
THOM, THE CORPORATION THAT ELECTIVED THE WITHIN INSTRUMENT
INSTRUMENT ON SELECT OF SAID CORPORATION AND ACKNOWLEDGED
THE MET THAT THAT THE OREPORATION SECRET THE THE THE WITHESS MY WAND AND OFFICIAL SEAL :

OFFICIAL SEAL SHATON IS ONTO

MOTARY PUBLIC IN AND FOR SAID STATE
MY COMMISSION EXPIRES NOW 9/1975

MASLEN CORPORATION, A CALIFORNIA CORPORATION, AS TRUSTER UNDER A DEED OF TRUST RECORDED IN DOOR 925, PAGE 423 OF OFFICIAL RECORDED IN DOOR 925, PAGE 423 OF TRUSTER OF CALIFORNIA SET SECRETARY WITH A S

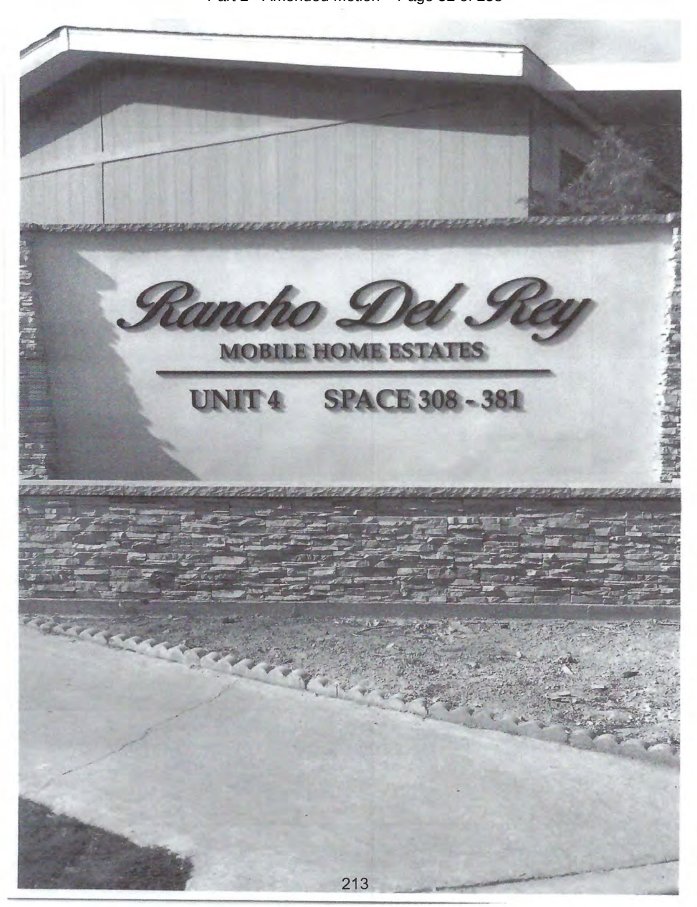
SIGNATURE CHESSIONS

IN ACCORDANCE WITH THE POPULATION ACCORDANCE SICILATION ACCORDANCE THE SUBSTITUTE OF THE SUBSTITUTE OF AN EASEMENT FIX SOOK THE TRANSPORT OF AN EASEMENT FIX SOOK T PER BOOK 992 4 CITY OF HUNTINGTON BEACH, NOLDER OF EASEMENT PER BOX 0217, FAGE 482, O.E.

5. STEARNS RANCHOS COMPANY, HOLDER OF SASEMENT PER BOOK SI, PAGE SO & BOOK SI, PAGE LOG, BOTH OF DELDS. 8. SO. CALLED LO. ALSO HOLDS EASEMENT PER DOOK \$3.CO., PAGE 20, O.R. & BOOK 9300, PAGE 334. D.D.

IMPROVEMENT NOTICE

PORCULARY TO THE PROVISIONS OF SECTION CAPILL OF THE SHEDWINDH MAD ACT WOTIES IN WHEREAST THAT EDINABEL ANTHOR AND PAYEROOK LAME SHALL BE WIFEVORD IN ACCORDANCE WITH THE SITY OF HUNTINGTON BEACH. STANDARDS AT THE THIS PRICEL ME 2. IS DEVELOPED.



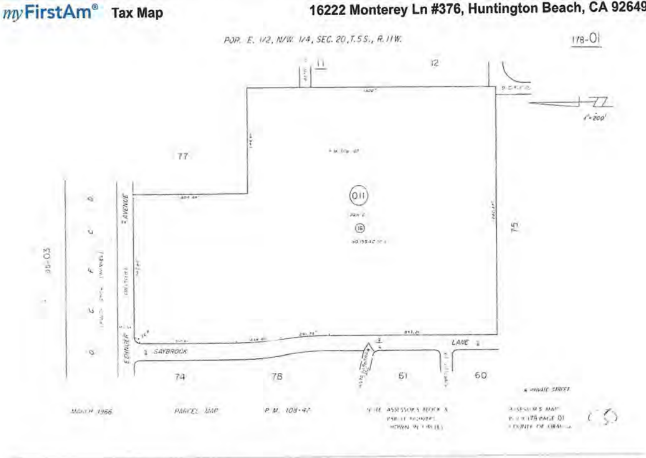
Tax Map - myFirstAm

https://www.myfirstam.com/Polygon/MapSearch





16222 Monterey Ln #376, Huntington Beach, CA 92649



Tax Map

16222 Monterey Ln #376, Huntington Beach, CA 92649

11/15/2019

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EXHIBIT "E"



Cheryl Sharpe / Senior Loan Processor

U.S. Financial Network, Inc. Office: (800) 655-9044 / Fax: (800) 442-5233 http://www.usfinancialnet.com

[Quoted text hidden]

Jamie Gallian <jamiegallian@gmail.com>

Sun, Mar 20, 2022 at 9:26 PM

To: Jeff Golden <jgolden@wgllp.com>, Ed Hays <EHays@marshackhays.com>

Cc: Jamie Gallian <jamiegallian@gmail.com>

Mr. Golden, Mr. Hays

I received this comprehensive report compiling the last two years of sales of homes here at Rancho Del Rey and the next closest park Skandia.

Please note the last page of each report.

The average sales price for a home in Rancho Del Rey is \$240,000.00, during the period 3/14/2020 through 3/14/2022

I disclosed on my Schedule A, an estimated figure of \$235,000.00. That does not include any value of the leasehold in the ground underneath the home.

On Schedule A, I entered unknown for the entire value combined.

If the Trustee would like me to amend Schedule A, please let me know. [Quoted text hidden]

Jamie Gallian <jamiegallian@gmail.com>

Sun, Mar 20, 2022 at 9:32 PM

To: Jeff Golden <jgolden@wgllp.com>, Ed Hays <EHays@marshackhays.com>, Vivienne Alston <valston@aadlawyers.com>, Lori Werner lwerner@wgllp.com>, Jamie Gallian <jamiegallian@gmail.com>

File attached,

Sorry.

Sincerely,

Jamie Gallian 714-321-3449 jamiegallian@gmail.com

Forwarded message

From: Cheryl Sharpe < Cheryl@usfinancialnet.com>

Date: Mon, Mar 14, 2022 at 12:17 PM Subject: RANCHO DEL REY; SKANDIA To: Jamie Gallian <jamiegallian@gmail.com>



Jamie Gallian <jamiegallian@gmail.com>

RANCHO DEL REY; SKANDIA

Cheryl Sharpe < Cheryl@usfinancialnet.com>

Mon, Mar 14, 2022 at 12:16 PM

To: Jamie Gallian <jamiegallian@gmail.com>, Joseph Arroyo <josephamh@outlook.com>

Please see attached Have a wonderful day

Thank you,

Cheryl Sharpe



Cheryl Sharpe / Senior Loan Processor

U.S. Financial Network, Inc. Office: (800) 655-9044 / Fax: (800) 442-5233 http://www.usfinancialnet.com



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Jamie Gallian <jamiegallian@gmail.com> To: Cheryl Sharpe < Cheryl@usfinancialnet.com> Cc: Joseph Arroyo <josephamh@outlook.com>

Mon, Mar 14, 2022 at 12:43 PM

Received, thank you. Sincerely,

Jamie Gallian 714-321-3449 jamiegallian@gmail.com

[Quoted text hidden]

Cheryl Sharpe < Cheryl@usfinancialnet.com> To: Jamie Gallian <jamiegallian@gmail.com>

Mon, Mar 14, 2022 at 12:58 PM

You are very welcome

Thank you,

Cheryl Sharpe

			Park Name : Park Address : Spaces : From : Report date :	RANCHO DEL REY MOBILE ESTATES 16222 MONTEREY L HUNTINGTON BEACH, CA 92649 379 3/14/2020 to 3/14/2022 3/14/2022		
Address	Mfd Date MFG Trade	Original Current Sales Date	Decal Legal Dealer	Wd Lt		Total sq Ft Per Sq Ft
6222 MONTEREY LN #315 HUNTINGTON BEACH	03/29/2006 DELAWARE WESTERN HOMES CORP SILVERCREST	\$365,000.00 \$325,000.00 12/03/2021	LBI5646	15.5 61 14.8333		1850,33 \$175.64
6222 MONTEREY LN #105 HUNTINGTON BEACH	11/20/2009 CMH MANUFACTURING WEST INC CHATEAU SERIES	\$148,195,00 \$285,000.00 10/15/2021	LBK6772 5 STAR HOMES	14.833 14.833	3 54 3 54	1602 \$177.90
16222 MONTEREY LN #81 HUNTINGTON BEACH	01/01/1985 MONTCLAIR MOBILE HOMES BONANZA	\$3,300.00 \$149,000.00 10/08/2021	LBB4900 5 STAR HOMES	10 48 10 48		960 \$155,21
16222 MONTEREY LN #23 HUNTINGTON BEACH	04/18/1997 FLEETWOOD HM CALIF INC SUNPOINTE VVS	\$64,235.00 \$135,000.00 10/01/2021	LAX7136 5 STAR HOMES	11.75 5 11.75 5	57.3333 56	1331.67 \$101.38
18222 MONTEREY LN #310 HUNTINGTON BEACH	12/04/2003 CHAMPION HOME BUILDERS COMPANY RESIDENTIAL	\$153,325.00 \$319,500.00 09/28/2021	LBF6142	13.333 13.333		1573.33 \$203.07
16222 MONTEREY LN #25 HUNTINGTON BEACH	08/27/2004 SKYLINE HOMES INC OAKMANOR	\$271,050.00 \$270,000.00 09/15/2021	LBG5840 5 STAR HOMES	13.333 13.333	33 59 33 60.3333	1591,11 \$169.69
16222 MONTEREY LN #150 HUNTINGTON BEACH	11/03/2005 SKYLINE HOMES INC OAKMANOR	\$289,637.00 \$280,000.00 09/08/2021	LBH7988 5 STAR HOMES	13.333 13.333		1493.33 \$187.50
16222 MONTEREY LN #159 HUNTINGTON BEACH	01/01/1965 SKYLINE SKYLINE	\$3,100.00 \$75,000,00 07/29/2021	LBO7483 5 STAR HOMES	10 52		520 \$144,23
	- 1		64	÷		
16222 MONTEREY LN #316 HUNTINGTON BEACH	02/01/2013 CMH MANUFACTURING WEST INC GOLDEN WEST	\$148,572.00 \$100,000.00 07/27/2021	LBN2518	13.5 (13.5 (1620 \$61.73
16222 MONTEREY LN #277 HUNTINGTON BEACH	01/01/1958 ROLLAWAY	\$16,999.00 \$162,000.00 07/21/2021	LBC7654 5 STAR HOMES	12 57 12 57		1368 \$118.42
16222 MONTEREY LN #70 HUNTINGTON BEACH	PTHSE	\$9,300.00 \$48,000.00 06/30/2021	<u>ABA2838</u>	10 56 10 56		1120 \$42.86

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18222 MONTEREY LN #126 12 53,3333 12 53,3333 13 560,000.00 18 10 10 10 10 10 10 10 10 10 10 10 10 10	
AUNTINGTON BEACH DELAWARE WESTERN HOMES CORP S16,000,000 G6/13/2021 S STAR HOMES 12,8333 68	
Committed Comm	1474.67 \$114.60
HUNTINGTON BEACH CMH MANUFACTURING WEST INC CMH MANUFACTURING WEST INC CMH MANUFACTURING WEST INC CMH MANUFACTURING WEST INC CASTLE LIMITED 18222 MONTEREY LN #221 CMH MANUFACTURING WEST INC CASTLE LIMITED 18222 MONTEREY LANE #10. CASTLE LIMITED 18222 MONTEREY LANE #10. DELAWARE WESTERN HOMES CORP SILVERCREST SILV	
HUNTINGTON BEACH CASTLE LIMITED O8/14/2006 CASTLE LIMITED O8/14/2006 DELAWARE WESTERN HOMES CORP \$239,153.00 O4/28/2021 DELAWARE WESTERN HOMES CORP \$30,000.00 O4/28/2021 FATER HOMES O8/14/2006 DELAWARE WESTERN HOMES CORP \$30,000.00 O4/28/2021 STAR HOMES 13.5 62.6667 13.5 63.3933 13.5 27 16222 MONTEREY LN #50 HUNTINGTON BEACH O7/11/1991 HALLMARK SOUTHWEST CORP WINCHESTER II O1/01/14968 VIKING \$16,000.00 O4/07/2021 FATER HOMES O1/01/14968 VIKING \$187,000.00 O3/30/2021 DELBYSSO DELAWARE WESTERN HOMES CORP \$30,000.00 O4/28/2021 STAR HOMES 12.56 12.57 16222 MONTEREY LN #274 HUNTINGTON BEACH O1/01/14968 VIKING \$187,000.00 O3/30/2021 DELBYSSO DELAWARE WESTERN HOMES CORP \$10,000.00 DELBYSSO DELAWARE WESTERN HOMES CORP \$10,000.00 DELBYSSO	
HUNTINGTON BEACH DELAWARE WESTERN HOMES CORP S13.0,000.00 04/23/2021 5 STAR HOMES 13.5 61.3333 13.5 27 16222 MONTEREY LN #50 07/11/1991	6 6166 12
HUNTINGTON BEACH DELAWARE WESTERN HOMES CORP SILVERCREST DELAWARE WESTERN HOMES CORP STOR, 000.00 STAR HOMES DELAWARE WESTERN HOMES CORP STAR HOMES DELAWARE WESTERN HOMES DELAWARE WESTERN HOMES CORP STAR HOMES DELAWARE WESTERN HOMES DELAWARE WESTERN HOMES CORP STAR HOMES DELAWARE WESTERN HOMES CORP STAR HOMES DELAWARE WESTERN H	2
HUNTINGTON BEACH HALLMARK SOUTHWEST CORP WINCHESTER II 12 56 12 56 12 56 12 56 12 56 12 56 13 36 14 100.00 BEACH HUNTINGTON BEACH 16 222 MONTEREY LN #274 O1/01/1968 VIKING BEDGEWOOD 16 222 MONTEREY LN #254 O1/01/1968 CORNELL S109,000.00 BLUE CARPET MANUFACTURED HOMES 16 222 MONTEREY LN #254 O1/01/1968 S14,100.00 BLUE CARPET MANUFACTURED HOMES 16 222 MONTEREY LN #254 CORNELL S109,000.00 O3/17/2021 5 STAR HOMES 16 222 MONTEREY LN #325 OB/01/2008 SICYLINE HOMES INC S270,000.00 O3/12/2021 5 STAR HOMES 16 222 MONTEREY LN #325 OB/01/2008 SICYLINE HOMES INC S270,000.00 O3/12/2021 5 STAR HOMES 17 2 57 18 3 3 3 3 3 6 O	
VIKING \$187,000.00 EAGLE COMMUNITY CREDIT UNION 12.57	1344 \$78.12
HUNTINGTON BEACH CORNELL CORNELL S109,000.00 03/17/2021 5 STAR HOMES 12 57 16222 MONTEREY LN #325 BKYLINE HOMES INC SKYLINE HOMES INC PALMSPRINGS 03/12/2021 5 STAR HOMES 13.3333 60 13.3333 58	1368 \$136.70
SKYLINE HOMES INC \$270,000.00 HUNTINGTON BEACH SKYLINE HOMES INC 93/12/2021 5 STAR HOMES 13.3333 58	1368 \$79.68
16222 MONTEDEV I N #192	
16/222 MONTEREY LN #192 06/03/2003	1474.67 56 \$139.01
16222 MONTEREY LN #265 11/10/2020 \$306,641.00 LBO4991 13.3333 60 CHAMPION HOME BUILDERS INC \$306,641.00 LBO4991 13.3333 60 HUNTINGTON BEACH SKYLINE 01/08/2021 J/R MOBILEHOME SALES 13.3333 60	
16222 MONTEREY LN #108 03/27/2020 \$212,000.00 LBO4868 11,6667 56 CMH MANUFACTURING WEST INC \$212,000.00 LBO4868 11,6667 56 HUNTINGTON BEACH CLAYTON 12/15/2020 MACY HOMES INC 11,6667 56	

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16222 MONTEREY LN #213 HUNTINGTON BEACH	04/13/2004 SKYLINE HOMES INC OAKMANOR	\$227,489.00 \$262,500.00 11/24/2020	<u>LBF9757</u>	11.8333 52 11.8333 56 11.8333 56	1940,67 \$135,26
6222 MONTEREY LN #119 HUNTINGTON BEACH	SKYLINE SKYLINE	\$17,899.00 \$135,000.00 10/30/2020	LAZ5405_	12 56 12 56	1344 \$100.45
6222 MONTEREY LN #343 HUNTINGTON BEACH	01/21/2013 CMH MANUFACTURING WEST INC GOLDEN WEST	\$133,709.00 \$205,000.00 10/29/2020	LBL4819 5 STAR HOMES	13.5 58 13.5 58	1566 \$130.91
16222 MONTEREY LN #57 HUNTINGTON BEACH	08/02/2011 CMH MANUFACTURING WEST INC GOLDEN WEST	\$105,500.00 \$190,000.00 10/27/2020	LEK9621 5 STAR HOMES	11,8333 56 11,8333 56	1325.33 \$143.36
16222 MONTEREY LN #157 HUNTINGTON BEACH	08/27/2004 CHAMPION HOME BUILDERS COMPANY WELLINGTON MANOR	\$6.00 \$137,000.00 10/02/2020	LBH5292 J/R MOBILEHOME SALES	11.6667 56 11.6667 56	1306.67 \$104.85
16222 MONTEREY LN #296 HUNTINGTON BEACH	01/29/2015 SKYLINE HOMES INC SUNSET RIDGE	\$206,587.00 \$271,000,00 09/24/2020	LBM2824 5 STAR HOMES	13.3333 62.6667 13.3333 60	1635.56 \$165.69
16222 MONTEREY LN #231 HUNTINGTON BEACH	07/13/2004 DELAWARE WESTERN HOMES CORP SILVERCREST	\$269,000.00 \$199,900.00 09/17/2020	LBI2401	13.5 56 12.8333 56	1474.67 \$135.56
Accept Administration of the Budge	06/08/2000	\$98,681.00	LBB5766	11.8333 52	2011.67
16222 MONTEREY LANE #269 HUNTINGTON BEACH	SKYLINE HOMES INC OAKMANOR	\$240,000.00 09/11/2020	5 STAR HOMES	11.8333 56 11.8333 62	\$119.30
	SKYLINE HOMES INC OAKMANOR		5 STAR HOMES		\$119,30
	SKYLINE HOMES INC OAKMANOR	09/11/2020	LBJ3986 EAGLE COMMUNITY CREDIT UNION 5 STAR HOMES		\$119,30 - 1533,33 \$172,83
HUNTINGTON BEACH 16222 MONTEREY LN #108	SKYLINE HOMES INC OAKMANOR 06/28/2007 PALM HARBOR HOMES INC	\$275,000.00 \$265,000.00	LBJ3986 EAGLE COMMUNITY CREDIT UNION	13.3333 66	1533.33
HUNTINGTON BEACH 16222 MONTEREY LN #108 HUNTINGTON BEACH 16222 MONTEREY LN #260	O6/26/2007 PALM HARBOR HOMES INC PALM HARBOR 05/17/2006 CMH MANUFACTURING WEST INC	\$275,000.00 \$265,000.00 08/12/2020 \$298,000.00 \$200,000.00	LBJ3986 EAGLE COMMUNITY CREDIT UNION 5 STAR HOMES	13.3333 66 13.3333 59 11.8333 54 9.83333 53.3333	1533.33 \$172.83
HUNTINGTON BEACH 16222 MONTEREY LN #108 HUNTINGTON BEACH 16222 MONTEREY LN #260 HUNTINGTON BEACH 16222 MONTEREY LN #311	06/26/2007 PALM HARBOR HOMES INC PALM HARBOR 05/17/2006 CMH MANUFACTURING WEST INC GOLDEN WEST 11/18/2013 SKYLINE HOMES INC	\$275,000.00 \$265,000.00 \$265,000.00 08/12/2020 \$298,000.00 \$200,000.00 08/12/2020	LBJ3986 EAGLE COMMUNITY CREDIT UNION 5 STAR HOMES LBJ1431 5 STAR HOMES LBL8007	13.3333 66 13.3333 59 11.8333 54 9.83333 53.3333 11.8333 46	1533.33 \$172.83 1707.78 \$117.11
HUNTINGTON BEACH 16222 MONTEREY LN #108 HUNTINGTON BEACH 16222 MONTEREY LN #280 HUNTINGTON BEACH 16222 MONTEREY LN #311 HUNTINGTON BEACH 16222 MONTEREY LN #311	06/26/2007 PALM HARBOR HOMES INC PALM HARBOR HOMES INC PALM HARBOR 05/17/2006 CMH MANUFACTURING WEST INC GOLDEN WEST 11/18/2013 SKYLINE HOMES INC SUNSET RIDGE 01/01/1973 SILVERCREST	\$275,000.00 \$265,000.00 \$265,000.00 \$200,000.00 \$200,000.00 \$273,000.00 \$77,911.00 \$278,000.00 \$278,000.00	LBJ3986 EAGLE COMMUNITY CREDIT UNION 5 STAR HOMES LBJ1431 5 STAR HOMES LBL8007 5 STAR HOMES	13.3333 56 13.3333 59 11.8333 54 9.83333 53.3333 11.6333 46 13.3333 56 13.3333 58.6667	1533.33 \$172.83 1707.78 \$117.11 1528.89 \$181.83
HUNTINGTON BEACH 16222 MONTEREY LN #108 HUNTINGTON BEACH 16222 MONTEREY LN #260 HUNTINGTON BEACH 16222 MONTEREY LN #311 HUNTINGTON BEACH 16222 MONTEREY LN SP 133 HUNTINGTON BEACH 16222 MONTEREY LN SP 133	06/28/2007 PALM HARBOR HOMES INC PALM HARBOR HOMES INC PALM HARBOR 05/17/2008 CMH MANUFACTURING WEST INC GOLDEN WEST 11/18/2013 SKYLINE HOMES INC SUNSET RIDGE 01/01/1973 SILVERCREST SILVERCREST 12/14/1998 SKYLINE HOMES INC	\$275,000.00 \$265,000.00 \$265,000.00 \$200,000.00 \$200,000.00 \$273,000.00 \$273,000.00 \$107,000.00 \$107,000.00 \$245,000.00	LBJ3986 EAGLE COMMUNITY CREDIT UNION 5 STAR HOMES LBJ1431 5 STAR HOMES LBL8007 5 STAR HOMES LBO3342 6 STAR HOMES	13.3333 56 13.3333 59 11.8333 54 9.83333 53.3333 11.8333 56 13.3333 58.6667 12.64 12.64 11.8333 52 11.8333 52	1533.33 \$172.83 1707.78 \$117.11 1528.89 \$181.83 1536 \$69.86

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	Original	
Total	\$5,738,487.00	\$8,288,541.0
Average	\$147,140.69	\$212,526.69
Мах	\$365,000,00	\$330,000.00
Min	\$0.00	\$48,000.00
Avg \$SqFt	\$93.81	\$141.27
Avg SqFt	1491	1491
Number of records	39	

Park Name :	SKANDIA	MOBILE CC
		AT DUTIES AND THE

Park Address :

16444 BOLSA CHICA HUNTINGTON BEACH, CA 92649

Spaces:

167 3/14/2020 to 3/14/2022 From:

Report date: 3/14/2022

Address	Mfd Date MFG Trade	Original Current Sales Date	Decal Legal Dealer	Wd Lt	Total sq Ft Per Sq Ft
16444 BOLSA CHICA #12 HUNTINGTON BEACH	06/21/2021 CHAMPION HOME BUILDERS INC-COR SILVERCREST	\$287,850.00 \$287,850.00 09/24/2021	LB07177 BLUE CARPET MANUFACTURED HOMES	11.8393 57.3333 11.8333 57.3383	1356,89 \$212.14
16444 BOLSA CHICA ST #14 HUNTINGTON BEACH	07/29/2011 SKYLINE HOMES INC PALMSPRINGS	\$182,015.00 \$268,555.00 08/20/2021	LBK9472	13.3333 60 13.3333 60	1600 \$167.85
16444 BOLSA CHICA RD #140 HUNTINGTON BEACH	10/29/2004 SKYLINE HOMES INC OAKMANOR	\$197,108.00 \$185,000.00 08/03/2021	LBG6541.	13.3333 56 13.3333 56	1493.33 \$123.88
16444 BOLSA CHICA RD#8 HUNTINGTON BEACH	10/21/2003 SKYLINE HOMES INC OAKMANOR	\$160,875.00 \$274,500.00 07/06/2021	LBF5590	13,3333 56 13.3333 56	1493.33 \$183.82
16444 BOLSA CHICA #81 HUNTINGTON BEACH	11/30/2004 DELAWARE WESTERN HOMES CORP SILVERCREST	\$228,396.00 \$189,900.00 03/12/2021	LBG7635 J/R MOBILEHOME SALES	12 60 12 60	1440 \$131.88
16444 BOLSA CHICA ST SP 141 HUNTINGTON BEACH	04/01/2005 DELAWARE WESTERN HOMES CORP SILVERCREST	\$235,000.00 \$189,000.00 12/22/2020	LBH3077 EAGLE COMMUNITY CREDIT UNION	13.5 55 12.8333 55	1448.33 \$130.49
16444 BOLSA CHICA ST #125 HUNTINGTON BEACH	01/23/2013 CMH MANUFACTURING WEST INC GOLDEN WEST	\$136,000.00 \$220,000.00 11/18/2020	LBL5145	13.5 58 13.6 58	1566 \$140.49
16444 BOLSA CHICA #34 HUNTINGTON BEACH	02/13/2002 SKYLINE HOMES INC OAKMANOR	\$130,705.00 \$289,500.00 10/14/2020	LBD6797 5 STAR HOMES	13.3333 58.6667 13.3333 58.6667	1584.44 \$185.05
16444 BOLSA CHICA ST #57	08/29/2007	\$210,000.00 \$195,000.00	LBJ5268	11.8333 56	1203.06
HUNTINGTON BEACH	SKYLINE HOMES INC OAKMANOR	10/08/2020	5 STAR HOMES	11.8333 45.6667	\$162.09
16444 BOLSA CHICA RD #7 HUNTINGTON BEACH	01/28/2004 SKYLINE HOMES INC OAKMANOR	\$159,900.00 \$215,000.00 09/28/2020	LBF7355_	13.3333 56 13,3333 56	1493.33 \$143.97
16444 BOLSA CHICA RD #149 HUNTINGTON BEACH	07/17/2020 CHAMPION HOME BUILDERS INC SUNSET RIDGE	\$239,000.00 \$239,000.00 09/16/2020	LBO5092 J/R MOBILEHOME SALES	13.3333 56 13.3333 54	1466.67 \$162.95

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16444 BOLSA CHICA HUNTINGTON BEAC	C	7/21/2020 HAMPION HOME BUILDERS IN ILVERCREST	\$268,353.00 \$268,353.00 08/07/2020	LB03916 BLUE CARPET MANUFACTURED HOMES	13,3333 58 13,3333 56	1520 \$176,55
16444 BOLSA CHIC HUNTINGTON BEAG	C	2/07/2020 CHAMPION HOME BUILDERS IN BUNSET RIDGE	\$289,000.00 \$289,000.00 06/17/2020	LBO3158 J/R MOBILEHOME SALES	13,3333 56 13,3333 54	1466.67 \$197.05
16444 BOLSA CHIC HUNTINGTON BEA	(98/14/2015 CMH MANUFACTURING WEST I GOLDEN WEST	\$191,600.00 \$254,500.00 04/03/2020	LBM5043 BLUE CARPET MANUFACTURED HOMES	13.5 58 13.5 58	1566 \$162.52
<u> </u>	Original	Resale		A Light Light And Light Control of the Control of t		
Total	\$2,915,802.00	\$3,365,158.00				
Average	\$208,271.57	\$240,368.43				
Max	\$289,000.00	\$289,500.00				
Min	\$130,705.00	\$185,000.00				
Avg \$SqFt	\$142.67	\$162.91				
Avg SqFt	1477	1477				
Number of records	14					

mort.

MH Online Value/Price Report Receipt July 27, 2021 at 8:55 AM

MH Online Receipt

Order Information

Description:

Basic Value Report

Invoice Number:

448119-VIR

Billing Information

Jamie Gallian 16222 Monterey Ln #376 Huntington Beach, CA 92649

jamiegallian@gmail.com

714-321-3449

Basic Value Report:

\$30.00

CC Surcharge @ 2%:

0.60

Total Amount Charged:

\$30.60(USD)

Payment Information

Date/Time:

2021-07-27 15:55:06

Transaction ID:

6274013055746473204275

Payment Method:

Visa XXXX7357

Transaction Type:

Purchase

Merchant Contact Information

NADAguides.com Costa Mesa, CA 92626 **United States**

nag-dl-mhonlinereports@jdpa.com

Used Manufactured Home Value Report



Reference Number 448119

Edition July-Aug 2021

Date 07/27/2021

Year Mfg'd	Manufacturer	Trade Name	State	Region
2014	SKYLINE	CUSTOM VILLA	CA	PA

Floor Areas: Triple-Wide

	Width		Length	Total Value
Main Floor Area:	54	x	60	\$171,168.00

Base Structure Value		\$171,168.00
State Location Adjustment	x	107 %
Total Guide Book Retail Value (in average condition)		\$183,149.76
Condition Adjustment Selected: Good	×	109 %
Condition Adjusted Value		\$199,633.24
Total Adjusted Value of Home		\$199,633.24
Total Additional Features	+	\$10,363.32
Total Adjusted (Retail) Value of Home and Optional Equipment		\$209,996.56
	State Location Adjustment Total Guide Book Retail Value (in average condition) Condition Adjustment Selected: Good Condition Adjusted Value Total Adjusted Value of Home Total Additional Features	State Location Adjustment x Total Guide Book Retail Value (in average condition) Condition Adjustment Selected: Good x Condition Adjusted Value Total Adjusted Value of Home Total Additional Features +

Comments: This value report was produced by using NADAguides.com's Manufactured Housing Online Request Form. This is an automated valuation tool that generates value reports based on user-selected home criteria.

The value indication of this value report represents the depreciated replacement cost of the home and added features in retail dollars, and does not include adjustments for land, community "in place location value", or local market comparable sales.

This is not an appraisal form.

Disclaimer
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Used Manufactured Home Value Report



Reference Number 448119

Edition July-Aug 2021

Date 07/27/2021

Year Mfg'd	Manufacturer	Trade Name	State	Region
2014	SKYLINE	CUSTOM VILLA	CA	PA

ADD	TION	ΔI	FEAT	URES
AUUI	HON	ML	I EMI	Unto

Description	Quantity	Unit of Measure	Age	Unit Price	Total Value
Components					
BATH FIXTURES					
Fiberglass Shower Stall	1	ea.	5+ Yrs	\$136.00	\$136.00
Garden Tub (Skirted)	1	ea.	5+ Yrs	\$226.00	\$226.00
Fiberglass Tub - Combo	4	ea.	5+ Yrs	\$191.00	\$191.00
Total BATH FIXTURES					\$553.00
DOORS					
Deluxe House Type Exterior Door	2	ea.	5+ Yrs	\$99.00	\$198.00
Total DOORS					\$198.00
ELECTRICAL					
Electric Home - Total	1	ea.	5+ Yrs	\$363.00	\$363.00
Total ELECTRICAL					\$363.00
FAN					
Ceiling Paddle Fan	3	ea.	5+ Yrs	\$67.00	\$201.00
Total FAN					\$201.00
FLOORING					
T & G Plywood Sub-Flooring	3240	sq. ft.	5+ Yrs	\$0.25	\$810.00
Total FLOORING					\$810.00
HOUSE TYPE ROOFING					
Multi-wide	11	home	5+ Yrs	\$431.00	\$431.00
Third/Tag-A-Long Section	Ť	home	5+ Yrs	\$123.00	\$123.00
Total HOUSE TYPE ROOFING					\$554.00
HOUSE TYPE SIDING					
Multi-wide	1	home	5+ Yrs	\$833.00	\$833.00
Third/Tag-A-Long Section	1	home	5+ Yrs	\$343.00	\$343.00
Total HOUSE TYPE SIDING					\$1,176.00

Used Manufactured Home Value Report



Date 07/27/2021 Reference Number 448119 Edition July-Aug 2021 Region **Trade Name** State Year Mfg'd Manufacturer CIVILINE CUSTOM VILLA PA

2014	SKYLINE		CUST	OM VILLA	CA	PA
Components						
INTERIOR						
Cathedral/Vaulte	d Ceiling Rooms	6	ea.	5+ Yrs	\$121.00	\$726.00
Total INTERIOR						\$726.00
KITCHEN APPLIAN	ICES					
22 CF Refrigerati	or	1	ea.	5+ Yrs	\$485.00	\$485.00
Dishwasher		1.	ea.	5+ Yrs	\$177.00	\$177.00
Garbage Disposa	al	1	ea.	5+ Yrs	\$80.00	\$80.00
Total KITCHEN AP	PLIANCES					\$742.00
MISCELLANEOUS						
Clothes Washer		1	ea.	5+ Yrs	\$199.00	\$199.00
Clothes Dryer		1	ea.	5+ Yrs	\$221.00	\$221.00
Fireplace (Built-I	n/Permanent)	(1)	ea.	5+ Yrs	\$1,011.00	\$1,011.00
Total MISCELLANE	EOUS					\$1,431.00
PLUMBING						
Stainless Steel S	Bink	1	ea.	5+ Yrs	\$92.00	\$92.00
Total PLUMBING						\$92.00
WINDOWS						
Skylight		2	ea.	5+ Yrs	\$133.00	\$266.00
Total WINDOWS						\$266.00
Total Components						\$7,112.00
Accessories						
PORCHES/DECKS	S (Measure Width x Length Include	ling Carpet & Rails	:):			
Elevated - Wood		120	sq. ft.	5+ Yrs	\$6.78	\$813.60
Total PORCHES/D	ECKS (Measure Width x Length	Including Carpet 8	Rails)			\$813.60
SKIRTING TO 30"	HIGH (Measure Around Perimeter	er)				
Shiplap (Horizon	ntal)	228	lin. ft.	5+ Yrs	\$6.24	\$1,422.72
Total SKIRTING To	O 30" HIGH (Measure Around Pe	rimeter)				\$1,422.72

Used Manufactured Home Value Report



Reference Number 448119

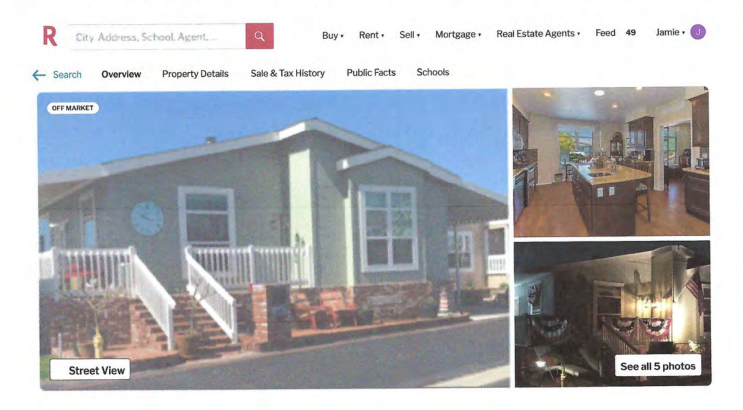
Edition July-Aug 2021

Date 07/27/2021

Year Mfg'd	Manufacturer	Trade Name	State	Region
2014	SKYLINE	CUSTOM VILLA	CA	PA

Total Additional Features					\$10,363.32
Total Accessories					\$3,251.32
Total STEPS					\$1,015.00
Wood - 3 Steps	5	ea.	5+ Yrs	\$203.00	\$1,015.00
STEPS					
Accessories					

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Home Values Near 16222 Monterey Ln #376

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16222 Monterey Lane Unit 1	Redfin Estimate	Address	Nedilli Estillidic Addi Cas	Audicas	
Huntington Beach, CA Beds - Baths - Sq. Ft.		16222 Monterey Lane Unit 111 Huntington Beach, CA 2 Beds - Baths 1060 Sq. Ft.	\$145,367	\$145,367 16222 Monterey Lane Unit 147 Huntington Beach, CA Beds Baths Sq. Ft.	1
16222 Monterey Lane Unit 261 Huntington Beach, CA - Beds - Baths - Sq. Ft.	I	16222 Monterey Lane Unit 62 Huntington Beach, CA 2 Beds 2 Baths 1340 Sq. Ft.	\$174,321	\$174,321 16222 Monterey Lane Unit 86 Huntington Beach, CA -Beds - Baths - Sq. Ft.	1
16222 Monterey Lane Unit 322 Huntington Beach, CA - Beds - Baths - Sq. Ft.		16222 Monterey Lane Unit 210 Huntington Beach, CA 3 Beds 2 Baths 1493 Sq. Ft.	\$248,280	16222 Monterey Lane Unit 337 Huntington Beach, CA Beds [-Baths - Sq. Ft.	1
16222 Monterey Lane Unit 310 Huntington Beach, CA - Beds - Baths - Sq. Ft.	1	16222 Monterey Lane Unit 93 Huntington Beach, CA 3 Beds 2 Baths 1600 Sq. Ft.	\$253,024	\$253,024 16222 Monterey Lane Unit 204 Huntington Beach, CA - Beds - Baths - Sq. Ft.	
16222 Monterey Lane Unit 150 Huntington Beach, CA - Beds - Baths - Sq. Ft.	1	16222 Monterey Lane Unit 260 Huntington Beach, CA - Beds - Baths - Sq. Ft.	1	16222 Monterey Lane Unit 24 Huntington Beach, CA - Beds - Baths - Sq. Ft.	1
16222 Monterey Lane Unit 320 Huntington Beach, CA 3 Beds 2 Baths 1727 Sq. Ft.	\$328,497	16222 Monterey Lane Unit 294 Huntington Beach, CA -Beds - Baths - Sq. Ft.		\$185,331 16222 Monterey Lane Unit 201 Huntington Beach, CA - Beds - Baths - Sq. Ft.	
16222 Monterey Lane Unit 313 Huntington Beach, CA - Beds - Baths - Sq. Ft.	,	16222 Monterey Lane Unit 99 Huntington Beach, CA - Beds - Baths - Sq. Ft.	1	16222 Monterey Lane Unit 256 Huntington Beach, CA Beds - Baths - Sq. Ft.	

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16222 Monterey Ln #376, Huntington Beach, CA Main Pocument Rugge 130e of r.268/CA/Huntington-Beach/16222-Monterey-Ln-...

16222 Monterey Ln #376, Huntington Beach, CA 92649

\$296,642 Redfin Estimate

1,566

Sq Ft

Off Market



View Owner Dashboard

About This Home

16222 Monterey Ln #376 is a 1,566 square foot home with 2 bedrooms and 2 bathrooms. This home is currently off market. Based on Redfin's Huntington Beach data, we estimate the home's value is \$296,642. Redfin last checked: over 7 days ago Source: Public Records

Redfin Estimate for 16222 Monterey Ln #376

Edit Home Facts to improve accuracy.

Create an Owner Estimate

\$296,642

See estimate history

Redfin Estimate based on recent home sales.



\$285,000 Sold Price

3 Beds 2 Baths 1,824 Sq. Ft.

16222 Monterey Ln #375, Huntington Beach, CA 92649

- \$33/sqft

↓ 12 years older



\$300,000 Sold Price

3 Beds 2 Baths 1,566 Sq. Ft.

16222 Monterey Ln #314, Huntington Beach, CA 92649

+ \$3/sq ft

↓ 1 year older

View comparables on map *

Homeowner Tools



Edit home facts

Review property details and add renovations.

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc

16222 Monterey Ln #376, Huntington Beach, CA Main Rocument Rage 137cof 268/CA/Huntington-Beach/16222-Monterey-Ln-...



Manage photos

Update home photos or make them private.



Create an Owner Estimate

Select recent home sales to estimate your home's value.



View Owner Dashboard

Track your estimate and nearby sale activity.

Home Facts

Status Off Market Property Type Mobile/Manufactured Home

Year Built 2014

Price Insights

Redfin Estimate \$296,642 Price/Sq.Ft. \$189



Advertisement Hide this ad

Property Details for 16222 Monterey Ln #376

Exterior Features, Taxes / Assessments

Mobile Home Information

• Is Mobile Home

Assessor Information

• Assessment Year: 2021

Property / Lot Details

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc 16222 Monterey Ln #376, Huntington Beach, CA Main Rockment Rage 138-0f-268/CA/Huntington-Beach/16222-Monterey-Ln-...

Property Information

- Legal Description: T-MHP: RANDRE MSP: 376
- Lot Information
 - # of Buildings:1
- County Use Description: MOBILE HOME

This data may not show owner updates. Learn more.

Sale & Tax History for 16222 Monterey Ln #376

Sale History Tax History

-				
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Dec 17, 2018	Delisted (Withdrawn)	-
Date	CRMLS#0C18179029	Price
Dec 16, 2018	Relisted (Active)	-
Date	CRMLS#0C18179029	Price
Dec 2, 2018	Relisted (Active)	-
Date	CRMLS#0C18179029	Price
Dec 2, 2018	Delisted (Hold Do Not Show)	-
Date	CRMLS #0C18179029	Price
Nov 21, 2018	Delisted (Hold Do Not Show)	-
Date	CRMLS #OC18179029	Price
Nov 10, 2018	Price Changed	*
Date	CRMLS #OC18179029	Price
Oct 19, 2018	Price Changed	*
Date	CRMLS #OC18179029	Price
Oct 5, 2018	Price Changed	*
Date	CRMLS#0C18179029	Price
Aug 8, 2018	Price Changed	*
Date	CRMLS #0C18179029	Price
Jul 25, 2018	Listed (Active)	*
Date	CRMLS #0C18179029	Price











Listing provided courtesy of CRMLS

Public Facts for 16222 Monterey Ln #376

			Edit Facts
Beds	2	Style	Mobile/Manufactured Home
Baths	2	Year Built	2014
Sq. Ft.	1,566	Year Renovated	9
Stories	1	County	Orange County
Parking Spaces	3	APN	89156962
Basement	No	HOA Dues	÷
Accessible	No	Garage	No
Lot Size	-	Features	-

Home facts updated by owner on May 16, 2022. View Public Records

Schools

GreatSchools Summary Rating

7/10	Harbour View Elementary Sc Public, K-5 · Serves this home	687 Students	0.4mi Distance	40 reviews
6/10	Marine View Middle School Public, 6-8 • Serves this home	730 Students	1.7mi Distance	11 reviews
9/10	Marina High School Public, 9-12 • Serves this home	2443 Students	1.4mi Distance	9 reviews

School data is provided by GreatSchools, a nonprofit organization. Redfin recommends buyers and renters use GreatSchools information and ratings as a first step, and conduct their own investigation to determine their desired schools or school districts, including by contacting and visiting the schools themselves.

Redfin does not endorse or guarantee this information. School service boundaries are intended to be used as a reference only; they may change and are not guaranteed to be accurate. To verify school enrollment eligibility, contact the school district directly.

Around This Home

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc

16222 Monterey Ln #376, Huntington Beach, CA Main Rocument Rago 130 CA/Huntington-Beach/16222-Monterey-Ln-...

Transportation in 92649

27/100

28/100

56/100

Car-Dependent Walk Score® Some Transit Transit Score® Bikeable Bike Score®

Recommended For You

Based on homes you've looked at.



\$114,999

2 Beds 2 Baths 800 Sq. Ft. 7887 Lampson Ave #88, Garden Grove, CA 92841



\$115,000

2 Beds 2 Baths 1,248 Sq. Ft. 8111 Stanford Ave #38, Garden Grove, CA 92841



\$196,900

4 Beds 2 Baths 1,392 Sq. Ft. 20701 Beach Blvd #298, Huntington Beach, CA 92648



\$154,800

3 Beds 2 Baths 1,100 Sq. Ft. 5772 Garden Grove Blvd #52, Westminster, CA 92683



\$129,000

2 Beds 2 Baths 1,250 Sq. Ft. 7271 Katella Ave #97, Stanton, CA 90680



\$183,900

2 Beds 2 Baths 1,440 Sq. Ft. 20701-31 Beach Blvd #31, Huntington Beach, CA 92648

Nearby Similar Homes

Sorry, we don't have any nearby similar homes to display. See all homes for sale in 92649

Nearby Recently Sold Homes

 $Nearby homes similar to 16222 \, Monterey \, Ln \, \#376 \, have recently sold between \$90K \, to \, \$300K \, at \, an \, average \, of \, \$125 \, per \, square \, foother \, footh$

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16222 Monterey Ln #376, Huntington Beach, CA Main Rocument Page 135 of 253 / CA/Huntington-Beach/16222-Monterey-Ln-...



\$99,000 Last Sold Price 2 Beds 2 Baths 1,300 Sq. Ft. 16222 Monterey Ln #158, Huntington Beach, CA 92649

Data from public records.



\$130,000 Last Sold Price 2 Beds 2 Baths 1,620 Sq. Ft. 16444 Bolsa Chica St #109, Huntington Beach, CA 92645



\$90,000 Last Sold Price

3 Beds 2 Baths 1,640 Sq. Ft.

16444 Bolsa Chica St #11, Huntington Beach, CA 92649

View More Recently Sold Homes

Home Values Near 16222 Monterey Ln #376

Data from public records.	
Address	Redfin Estimate
16222 Monterey Lane Unit 1, Huntington Beach, CA Beds - Baths - Sq. Ft.	-
16222 Monterey Lane Unit 261, Huntington Beach, CA - Beds - Baths - Sq. Ft.	2
16222 Monterey Lane Unit 322, Huntington Beach, CA - Beds - Baths - Sq. Ft.	-
16222 Monterey Lane Unit 310, Huntington Beach, CA - Beds - Baths - Sq. Ft.	· · ·
16222 Monterey Lane Unit 150, Huntington Beach, CA - Beds - Baths - Sq. Ft.	-
16222 Monterey Lane Unit 320, Huntington Beach, CA 3 Beds 2 Baths 1727 Sq. Ft.	\$328,497
16222 Monterey Lane Unit 313, Huntington Beach, CA - Beds - Baths - Sq. Ft.	-
Address	Redfin Estimate
16222 Monterey Lane Unit 111, Huntington Beach, CA 2 Beds - Baths 1060 Sq. Ft.	\$145,367
16222 Monterey Lane Unit 62, Huntington Beach, CA 2 Beds 2 Baths 1340 Sq. Ft.	\$174,321
16222 Monterey Lane Unit 210, Huntington Beach, CA 3 Beds 2 Baths 1493 Sq. Ft.	\$248,280
16222 Monterey Lane Unit 93, Huntington Beach. CA 3 Beds 2 Baths 1600 Sq. Ft.	\$253,024
16222 Monterey Lane Unit 260, Huntington Beach, CA - Beds - Sq. Ft.	9
16222 Monterey Lane Unit 294, Huntington Beach, CA - Beds - Baths - Sq. Ft.	\$185,331
16222 Monterey Lane Unit 99, Huntington Beach, CA - Beds - Baths - Sq. Ft.	-
Address	Redfin Estimate
16222 Monterey Lane Unit 147, Huntington Beach, CA	-

- Beds | - Baths | - Sq. Ft.

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc

16222 Monterey Ln #376, Huntington Beach, CA Main Rocument Page 130 of 253 / CA/Huntington-Beach/16222-Monterey-Ln-...

Address

16222 Monterey Lane Unit 86, Huntington Beach, CA
-Beds | - Baths | - Sq. Ft.

16222 Monterey Lane Unit 337, Huntington Beach, CA
-Beds | - Baths | - Sq. Ft.

16222 Monterey Lane Unit 204, Huntington Beach, CA
-Beds | - Baths | - Sq. Ft.

16222 Monterey Lane Unit 24, Huntington Beach, CA
-Beds | - Baths | - Sq. Ft.

16222 Monterey Lane Unit 24, Huntington Beach, CA
-Beds | - Baths | - Sq. Ft.

16222 Monterey Lane Unit 201, Huntington Beach, CA
-Beds | - Baths | - Sq. Ft.

16222 Monterey Lane Unit 256, Huntington Beach, CA
-Beds | - Baths | - Sq. Ft.

Show Less

More Real Estate Resources

New Listings in 92649

16178 Mariner Dr #14

3586 Bravata Dr

16573 Pescado Ln

16672 Pacific Coast Unit A

16222 Monterey Ln #356

4951 Maui Cir

Show More >

Neighborhoods

Westside Costa Mesa homes for sale

Mesa Verde homes for sale

Huntington Harbour homes for sale

Bolsa Chica homes for sale

Senior Landmark Living homes for sale

Nearby Cities

Pasadena homes for sale

Los Angeles homes for sale

Anaheim homes for sale

Whittier homes for sale

Newport Beach homes for sale

Yorba Linda homes for sale

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Zip Codes

92683 homes for sale

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc

16222 Monterey Ln #376, Huntington Beach, CA Main Document Page 133 of 258 / CA/Huntington-Beach/16222-Monterey-Ln-...

92708 homes for sale

92646 homes for sale

92647 homes for sale

92648 homes for sale

Popular Searches

Luxury homes in Huntington Beach

Homes with pools in Huntington Beach

Single story homes in Huntington Beach

Open houses in Huntington Beach

New listings in Huntington Beach

Condos in Huntington Beach

Show More V

Frequently Asked Questions for 16222 Monterey Ln #376

What is 16222 Monterey Ln #376?	~	How competitive is the market for this home?	~
How many photos are available for this home?	~	What comparable homes are near this home?	Q.
How much is this home worth?	~	What's the full address of this home?	V
When was this home built and last sold?	~		

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at 1-844-759-7732.

GreatSchools Ratings provided by GreatSchools.org.

Attachment A – Liens To be Avoided HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION

Re: 16222 Monterey Lane #376, Huntington Beach, CA 92649 APN 891-569-62, Tract 10542, Unit 4, Lot 376 on APN 178-011-01

Preliminary Exception No.	Judgment Entry Date	Judgment Recording Date	Official Records of Orange County Instrument Number	Court	Case
"Exception F"	09/27/2018	11/19/18	2018-000435011	Orange County Superior Court	Gables HOA Bradley, et a Jamie Gallian (30-2017- 00913985 ("2017 Arc Action")
"Exception G"	12/04/18	12/14/2018	2018-000467142	Same	2017 Arc Action
"Exception H"	03/21/2019	05/03/2019	2019-000148568	Same	2017 "Slapp" 30-17-009629
"Exception I"	05/06/2019	05/16/2019	2019-000165259	Same	2017 Arc Action
"Exception J"	05/06/2019	05/16/2019	2019-000166068	Same	2017 Arc Action
"Exception K"	RELEASE	05/16/2019	2020-000481922	Same	Gables HOA Bradley, et al Jamie Galliar 30-2017- 00913985
	1				

DEBTOR'S MOTION TO AVOID LIEN UNDER 11 U.S.C. § 522(f) (REAL PROPERTY)

25

26

27 28

Attachment A

- 6. Debtor's entitlement to an exemption is impaired by a judicial lien(s), the details of the lien(s) are as follows:
 - a. Date of Entry of judgment: 09/27/2018
 - b. Case name: Huntington Beach Gables vs. Sandra L. Bradley, et al
 - c. Name of Court: Superior Court of CA., County of Orange
 - d. Docket Number: 30-2017-00913985
 - e. Date and place of recordation of lien: 11/19/2018, in Orange County
 - f. Recorder's instrument number: 2018000435011

Exception # F-1,2

- a. Date of Entry of judgment: 12/04/2018
- b. Case name: Huntington Beach Gables vs. Sandra L. Bradley, et al
- Name of Court: Superior Court of CA., County of Orange
- d. Docket Number: 30-2017-00913985
- e. Date and place of recordation of lien: 12/14/2018, in Orange County
- f. Recorder's instrument number: 2018000467142

Exception # G-1,2

- a. Date of Entry of judgment: 3/21/2019
- b. Case name: Huntington Beach Gables vs. Jamie L. Gallian
- c. Name of Court: Superior Court of CA., County of Orange
- d. Docket Number: 30-2017-00962999
- e. Date and place of recordation of lien: 05/03/2019, in Orange County
- Recorder's instrument number: 2019000148568

Exception # H-1,2

- Date of Entry of judgment: 05/6/2019
- b. Case name: Huntington Beach Gables vs. Sandra L. Bradley, et al
- c. Name of Court: Superior Court of CA., County of Orange
- d. Docket Number: 30-2017-00913985
- e. Date and place of recordation of lien: 05/16/2019 in Orange County
- Recorder's instrument number: 2019000165259

Exception # I-1,2

- Date of Entry of judgment: 05/6/2019
- b. Case name: Huntington Beach Gables vs. Sandra L. Bradley, et al
- c. Name of Court: Superior Court of CA., County of Orange
- Docket Number: 30-2017-00913985
- e. Date and place of recordation of lien: 05/16/2019, in Orange County
- f. Recorder's instrument number: 2019000166068

Exception # J-1,2

Attachment A-Continued

- 6. Debtor's entitlement to an exemption is impaired by a judicial lien, the details of the lien are as follows:
 - a. Date of Entry of judgment:
 - b. Case name: Huntington Beach Gables vs. Sandra L. Bradley, et al
 - c. Name of Court: Superior Court of CA., County of Orange
 - d. Docket Number: 30-2017-00913985
 - e. Date and place of recordation of RELEASE OF JUDGMENT: 09/10/2020, filed by <u>Huntington Beach Gables Homeowners Association</u>, Official Records County of Orange.
 - f. Recorder's instrument number: 2020000481922

Exception # K-1

EXHIBIT F

EXHIBIT F

EXHIBIT F

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 148 of 268

Exception No. 1

SUPERIOR COURT OF CALIFORNIA. COUNTY OF ORANGE CENTRAL JUSTICE CENTER

MINUTE ORDER

DATE: 09/27/2018

TIME: 01:30:00 PM

DEPT: C33

JUDICIAL OFFICER PRESIDING: James Crandall

CLERK: P. Rief

REPORTER/ERM: (ACRPT) Cheri Violette CSR# 3584

BAILIFF/COURT ATTENDANT: Julie Carney

CASE NO: 30-2017-00913985-CU-CO-CJC CASE INIT.DATE: 04/11/2017 CASE TITLE: The Huntington Beach Gables Homeowners Association vs. Bradley

CASE CATEGORY: Civil - Unlimited CASE TYPE: Contract - Other

EVENT ID/DOCUMENT ID: 72875934

EVENT TYPE: Motion to Compel Response to Requests for Admissions MOVING PARTY: The Huntington Beach Gables Homeowners Association CAUSAL DOCUMENT/DATE FILED: Motion to Compel Answers to Request for Admissions, 08/23/2018

EVENT ID/DOCUMENT ID: 72875943

EVENT TYPE: Motion to Compel Answers to Special Interrogatories

MOVING PARTY: The Huntington Beach Gables Homeowners Association

CAUSAL DOCUMENT/DATE FILED: Motion to Compel Answers to Interrogatories Special, 08/23/2018

EVENT ID/DOCUMENT ID: 72875946

EVENT TYPE: Motion to Compel Answers to Form Interrogatories

MOVING PARTY: The Huntington Beach Gables Homeowners Association

CAUSAL DOCUMENT/DATE FILED: Motion to Compel Answers to Interrogatories Form, 08/23/2018

Additional events listed on last page.

APPEARANCES

Pejman D. Kharrazian, Esq., from Epsten Grinnell & Howell, APC, present for Cross -

Defendant, Plaintiff(s).

Jamie L. Gallian, self represented Cross - Defendant, present.

David R. Flyer, Esq., specially appearing.

Tentative Ruling posted on the Internet.

The court hears oral argument. The court, having fully considered the arguments of all parties, both written and oral, as well as the evidence presented, now rules as follows: The Tentative Ruling, as amended, will become the final ruling of the court. Plaintiff's requests for sanctions as to the motions to compel further responses are denied.

The court rules as follows:

1. Motion by Plaintiff The Huntington Beach Gables Homeowners Association for an Order to Compel Responses to Form Interrogatories (Set One) from Defendant Jamie Gallian and Request

DATE: 09/27/2018

DEPT: C33

MINUTE ORDER

Page 1 Calendar No. CASE TITLE: The Huntington Beach Gables Homeowners Association vs. Bradley

CASE NO: 30-2017-00913985-CU-CO-CJC

for Sanctions:

Plaintiff The Huntington Beach Gables Homeowners Association's unopposed Motion to Compel Responses to Form Interrogatories and Imposition of Sanctions is GRANTED. (See Code Civ. Proc. § 2030.290, subd. (a)).

Defendant Jamie L. Gallian is ordered to serve verified responses without objections to Plaintiff's Form Interrogatories, Set No. One, within ten days. The court imposes monetary sanctions against Defendant Jamie L. Gallian in the amount of \$1,535.00, payable to counsel for Plaintiff within thirty days.

2. Motion by Plaintiff The Huntington Beach Gables Homeowners Association for an Order to Compel Further Responses to Special Interrogatories (Set One) and Request for Sanctions:

The court GRANTS Plaintiff's Request For Judicial Notice.

Plaintiff The Huntington Beach Gables Homeowners Association's Motion to Compel Further Responses to Plaintiff's Special Interrogatories Set No. 1 is GRANTED. (See Code Civ. Proc. § 2030.300).

The court finds that Defendant is equitably estopped from asserting that the Plaintiff's motions are not timely filed, because these motions were initially timely filed, and ordered off calendar by the court in reliance upon a settlement between the parties placed on the record before the court. Once it became clear that defendant was unwilling to live up to the terms reached before the court, Plaintiff timely renewed the motions.

Defendant Jamie L. Gallian is ordered to serve further, non-evasive responses to Plaintiff's Special Interrogatories Set No. 1 without objections within ten days.

The request for monetary sanctions against Defendant Jamie L. Gallian is denied.

3. Motion by Plaintiff The Huntington Beach Gables Homeowners Association for an Order to Compel Responses to Request for Production of Documents (Set One) and Request for Sanctions:

Plaintiff's Request For Judicial Notice is GRANTED.

Plaintiff The Huntington Beach Gables Homeowners Association's Motion to Compel Responses to Inspection Demands and Imposition of Sanctions is GRANTED. (See Code Civ. Proc. § 2031.300, subd. (a)).

Defendant Jamie L. Gallian is ordered to serve verified responses without objections to Plaintiff's Inspection Demand, Set No. One, which fully complies with Code Civ. Proc. § 2031.210(a), and all responsive documents (whatever their source), within ten days.

The court also imposes monetary sanctions against Defendant Jamie L. Gallian in the amount of \$1,535.00, payable to counsel for Plaintiff within thirty days. (See Code Civ. Proc. § 2031.300, subd. (h)).

4. Motion by Plaintiff The Huntington Beach Gables Homeowners Association for an Order to Compel Further Responses to Request for Admissions (Set One) and Request for Sanctions:

DATE: 09/27/2018 DEPT: C33

MINUTE ORDER

Page 2

Calendar No.

CASE TITLE: The Huntington Beach Gables Homeowners Association vs. Bradley

CASE NO: 30-2017-00913985-CU-CO-CJC

Plaintiff The Huntington Beach Gables Homeowners Association's Motion to Compel to Further Responses to Plaintiff's Requests For Admissions, Set No. 1, is GRANTED. (See Code Civ. Proc. § 2033.290).

The court finds that Defendant is equitably estopped from asserting that the Plaintiff's motions are not timely filed, because these motions were initially timely filed and ordered off calendar by the court in reliance upon a settlement between the parties placed on the record before the court. Once it became clear that defendant was unwilling to live up to the terms reached before the court, Plaintiff timely renewed the motions.

Defendant Jamie L. Gallian is ordered to serve further, non-evasive responses to Plaintiff's Requests For Admissions Set No. 1 without objections within ten days.

The request for monetary sanctions against Defendant Jamie L. Gallian is denied.

Defendant's request for imposition of monetary sanctions is denied.

Defendant to give notice.

A Mandatory Settlement Conference is scheduled for 10/05/2018 at 09:00 AM in Department C33.

Defendant Jamie L. Gallian's oral Ex Parte Request to advance the hearing date on her Motion for Judgment on the Pleadings, set for 12/13/2018, is granted.

The Motion by Defendant Jamie L. Gallian for Judgment on the Pleadings, set for 12/13/2018, is ordered advanced to 12/06/2018 at 01:30 PM in this department.

Court orders defendant to give notice.

DATE: 09/27/2018 DEPT: C33

MINUTE ORDER

Page 3

Calendar No.

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 150 of 268

CASE TITLE: The Huntington Beach Gables Homeowners Association vs. Bradley

CASE NO: 30-2017-00913985-CU-CO-CJC

ADDITIONAL EVENTS:

EVENT ID/DOCUMENT ID: 72875949

EVENT TYPE: Motion to Compel Production

MOVING PARTY: The Huntington Beach Gables Homeowners Association

CAUSAL DOCUMENT/DATE FILED: Motion to Compel Production/Inspection of Documents or Things, 08/23/2018

DATE: 09/27/2018 DEPT: C33

MINUTE ORDER

Page 4 Calendar No. Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 153 of 268

Exception No. 1 (Part 2)

Recording Requested by and When Recorded Mail to Joyce J. Kapsal SBN: 091950 Epsten Grinnell & Howell, APC 10200 WILLOW CREEK ROAD, SUITE 100 SAN DIEGO, CA 92131 TELNO: 858-527-0111 FAX NO (certianal): 858-527-1531 EMAIL ADDRESS (Optional). ATJORNEY J. JUDGMENT CREDITOR OF RECORD	Recorded in Official Records, Orange County Hugh Nguyen, Clerk-Recorder 97.00 * \$ R 0 0 1 0 4 8 0 4 9 1 \$ * 2018000435011 2:30 pm 11/19/18 7 413 A03 2 0.00 0.00 0.00 0.00 3.00 10.00 0.000.0075.00 3.00			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE STREET ADDRESS 700 Civic Center Drive West MAILING ADDRESS: 700 Civic Center Drive West CITY AND ZIP CODE: Santa Ana, CA 92701 BRANCH NAME Central Justice Center		FOR RECORDER'S USE ONLY		
PLAINTIFF: The Huntington Beach Gables Homeowners A	association	CASE NUMBER		
DEFENDANT: Jamie L. Gallian		30-2017-00913985-CU-CO-CJC		
ABSTRACT OF JUDGMENT—CIVIL AND SMALL CLAIMS	Amended	FOR COURT USE ONLY		
applies for an abstract of judgment and represents the following a. Judgment debtor's Name and last known address Jamie L. Gallian 4476 Alderport Drive #53 Huntington Beach, CA 92649 b. Driver's license no. [last 4 digits] and state: 0742 / CA c. Social security no. [last 4 digits]: xxx-xx-3936 d. Summons or notice of entry of sister-state judgment was presented in the state of the sta	Unknown Unknown bersonally served o			
Jamie L. Gallian, 4476 Alderport Drive #53, Hu Information on additional judgment debtors is 4	. Information	on on additional judgment creditors is		
Shown on page 2. 3. Judgment creditor (name and address): 5 The Huntington Beach Gables Homeowners Association c/o Epsten Grinnell & Howell, 10200 Willow Creek Rd, Ste 100, San Diego, CA 92131 Date: November 4, 2018 Joyce J. Kapsal	a. Date:	bstract recorded in this county:		
 Total amount of judgment as entered or last renewed: \$ 3,070.00 All judgment creditors and debtors are listed on this abstract. Judgment entered on (date): 9/27/2018 [sanctions] Renewal entered on (date): 	a. Amou	execution lien stachment lien dorsed on the judgment as follows: art \$ pr of (name and address):		
9. This judgment is an installment judgment. David H. Yamasaki, Clerk of the Count	a. 🗓 n b. 🗆 b (12. a. 🗓 1	enforcement has not been ordered by the court. seen ordered by the court effective until date); certify that this is a true and correct abstract of le judgment entered in this action. It certified copy of the judgment is attached.		
This abstract issued on (date): 11/16/2018 Form Adopted for Mandatory Use Judical Council of Cariforna ABSTRACT OF	Clerk, by	Some Horacken S. Wilson , Deputy		

PLAINTIFF: The Huntington Beach Gables Homeowners As DEFENDANT: Jamie L. Gallian	sociation court CASE NO.: 30-2017-00913985-CU-CO-CJC
NAMES AND ADDRESSES OF ADDITIONAL JUDGMENT CREE	DITORS;
13. Judgment creditor (name and address):	14. Judgment creditor (name and address):
15. Continued on Attachment 15.	
INFORMATION ON ADDITIONAL JUDGMENT DEBTORS: 16 Name and last known address	47
Name and last known address	17. Name and last known address
i i	ì
Driver's license no. [last 4 digits] and state:	Driver's license no. [last 4 digits] and state:
Unknown	Unknown
Social security no. [last 4 digits]: Unknown Summons was personally served at or mailed to (address):	Social security no. [last 4 digits]: Unknown Summons was personally served at or mailed to (eddress):
18. Name and last known address	19. Name and last known address
Î Î	1
Driver's license no. [last 4 digits] and state:	Driver's license no. [last 4 digits] and state:
Social security no. [last 4 digits]: Unknown	Social security no. [last 4 digits]: Unknown
Summons was personally served at or mailed to (address):	Summons was personally served at or mailed to (address):
20. Continued on Attachment 20.	
EJ 001 [Rev. July 1, 2014] ABSTRACT OF J	IUDGMENT—CIVII Page 2 nd 2

AND SMALL CLAIMS

EXHIBIT G

EXHIBIT G

EXHIBIT G

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 157 of 268

Exception No. 2

3728619

ELECTRONICALLY R Suparior Court of Call Country of Orang 11/09/2018 at 10:2: Clerk of the Superior By eClark, Deputy 6	illomia, ge 3:23 AM r Court Clerk SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE
	DEC 0 4 2018
	DAVID H. YAMASAKI, Clerk of the Cour
	BY:DEPUT
\$1000000000000000000000000000000000000	
	THE STATE OF CALIFORNIA
FOR THE COUNTY OF ORAM	NGE, CENTRAL JUSTICE CENTER
THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION, a) Case No. 30-2017-00913985-CU-CO-) CJC
California Nonprofit Mutual Benefit Corporation,) Honorable James L. Crandall
Plaintiff,) [PROPOSED] JUDGMENT FOR
v.	ATTORNEYS' FEES
SANDRA L. BRADLEY, individually and	FAC Filed: May 16, 2017 Trial Date: December 10, 2018
SANDRA L. BRADLEY, individually and as Trustee of the Sandra L. Bradley Trust; JAMIE L. GALLIAN, an individual; and DOES 1 through 25, inclusive,) That Date: December 10, 2018)
Defendants.	}
	- }
AND RELATED CROSS-ACTIONS.	}
TELD INJURIED CROSS-ACTIONS.)
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The above-captioned matter came on regularly for hearing on Cross-Defendants Lee 2 Gragnano, Ted Phillips, Lindy Beck, Jennifer Paulin, Janine Jasso, and Lori Burrett's Motion for 3 Attorneys' Fees and Costs on November 1, 2018 and November 8, 2018, in Department C33 of 4 the Superior Court in and for the State of California, County of Orange, the Honorable James L. 5 Crandall presiding. 6 Cross-Defendants Lee Gragnano, Ted Phillips, Lindy Beck, Jennifer Paulin, Janine Jasso, and Lori Burrett appeared by and through its attorneys, Brenda Radmacher of Gordon & Rees, LLP. Cross-Complainant Jamie L. Gallian, in pro per, appeared on behalf of herself. After 8 hearing evidence and arguments, and good cause appearing; 10 NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that Cross-11 Defendants Lee Gragnano, Ted Phillips, Lindy Beck, Jennifer Paulin, Janine Jasso, and Lori 12 Burrett are awarded their attorneys' fees in the amount of \$46,138.00 against Cross-Complainant 13 Jamie L. Gallian. Post-judgment interest at a rate of ten (10) percent annum from the date hereof, 14 till paid, shall accrue on the amount above. 15 IT IS SO ORDERED, ADJUDGED AND DECREED. 16 17 Dated: /2-4-, 2018 18 bnorable James L. Crandall udge of the Superior Court 19 20 22 23 24 25 26 27 28

21

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 160 of 268

Exception No. 2 (Part 2)

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 165 of 268

Recording Requested By

Name: James E. Hawley (SBN: 299723)

Address: GORDON REES SCULLY & MANSUKHANI

633 W. 5th Street, 52nd Floor

City, State, Zip Code Los Angeles, CA 90071 Recorded in Official Records, Orange County Hugh Nguyen, Clerk-Recorder

103.00

* \$ R 0 0 1 0 5 2 8 9 4 2 \$ * 2018000467142 8:58 am 12/14/18

7 413 A03 4

0.00 0.00 0.00 0.00 9.00 10.00 0.000.0075.00 3.00

SPACE ABOVE THIS LINE FOR RECORDER'S USE

Title of Document

ABSTRACT OF JUDGEMENT

Non-Order Search Doc: OR:2018 00467142

Page 1 of 4

Requested By: martinv, Printed: 8/11/2020 1:43 PM

EJ-001	
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, address, State Bar number, and telephone number) Recording requested by and return to: James E. Hawley (SBN; 299723) GORDON REES SCULLY & MANSUKHANI 633 W. 5th Street, 52nd Floor Los Angeles, CA 90071 TEL NO: (213) 576-5000 FAX NO. (Optional): (877) 306-0043	
E-MAIL ADDRESS (Optional): ATTORNEY JUDGMENT LASSIGNEE OF RECORD	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Orange STREET ADDRESS: 700 W. Civic Center Dr. MAILING ADDRESS:	FOR RECORDER'S USE ONLY
ETY AND ZIP CODE: Santa Ana, 92701 BRANCH NAME: Central Justice Center	
PLAINTIFF: The Huntington Beach Gables Homeowners Association DEFENDANT: Sandra L. Bradley; Jamie L. Gallian et al.	CASE NUMBER 30-2017-00913985-CU-CO-CJC
ABSTRACT OF JUDGMENT—CIVIL AND SMALL CLAIMS Amended	FOR COURT USE ONLY
a. Judgment debtor's Name and last known address Jamie L. Gallian 5782 Pinon Drive Huntington Beach, CA 92649 b. Driver's license no. [last 4 digits]: 3936 G. Social security no. [last 4 digits]: 3936 G. Summons or notice of entry of sister-state judgment was personally served or minute and the state of the sta	Pursuant to California Government Code § 68150(f), the Clerk of the Courthereby certifies this document accurately reflects the official court record. The electronic signature and seal on this document have the same validity and legal force and effect as an original clerk's signature and court seal. California Government Code § 68150(g).
information on additional judgment debtors is 4. A information of shown on page 2. Shown on page 2.	n additional judgment creditors is
	ract recorded in this county:
\$46,138.00 is endo All ludgment creditors and debtors are listed on this abstract a. Amo	execution lien attachment lien area on the judgment as follows: unt. \$ vor of (name and address);
B. a. Judgment entered on (date): December 4, 2018 b. Renewal entered on (date):	

Non-Order Search

Doc: OR:2018 00467142

DEFENDANT: Sandra L. Bradley; Jamie L. G	Sallian et al.		30-2017-00913985-0	cu-co-cic
NAMES AND ADDRESSES OF ADDITIONAL	JUDGMENT CREDI	TORS:		
Judgment creditor (name and address):			nt creditor (name and address):
Jennifer Paulin				
4446 Alderport Dr.		16107 \	rrett Warmington Lane	
Huntington Beach, CA 92649		Hunting	ton Beach, CA 92649	
5. Continued on Attachment 15.				
NFORMATION ON ADDITIONAL JUDGMENT	DEBTORS:			
 Name and last known address 		17.	Name and last known ad	dress
	-1			1
Driver's license no. [last 4 digits] and state:		Driver's lic	cense no. [last 4 digits] and sta	ate:
	☐ Unknown			☐ Unknown
Social security no. [last 4 digits]:	☐ Unknown	Social sec	curity no. [last 4 digits]:	☐ Unknown
8. Name and last known addres	5	19.	Name and last known ad	dress
8. Name and last known addres	5	19.	Name and last known ad	dress
	5	L		
8. Name and last known addres Driver's license no. [last 4 digits] and state:	S Unknown	L	Name and last known ad-	ite:
		Driver's lic		
Driver's license no. [last 4 digits] and state:	Unknown Unknown	Driver's lic	ense no. [last 4 digits] and sta	ite: Unknown
Driver's license no. [last 4 digits] and state: Social security no. [last 4 digits]:	Unknown Unknown	Driver's lic	ense no. [last 4 digits] and sta urity no. [last 4 digits]:	ite: Unknown

Non-Order Search Doc: OR:2016 00467142

							MC-025
SHORT TITLE: The Huntington	Beach	Gables	ноа	v.	Bradley;	Gallian	CASE NUMBER: 30-2017-00913985-CU-CO-CJC

ATTACHMENT (Number): 15

(This Attachment may be used with any Judicial Council form.)

Additional Judgment Creditors

Lee Gragnano 16062 Warmington Ave. Huntington Beach, CA 92649

Lindy Beck 4443 Chase Drive Huntington Beach, CA 92649

Ted Phillips 4447 Chase Drive Huntington Beach, CA 92649

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page 1 of 1

(Add pages as required)

Form Approved for Optional Use MC-025 [Rev. July 1, 2009]

ATTACHMENT to Judicial Council Form CEB

www.courtinlo.ca.gov

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Exception No. 2 (Part 3)

Case 8:21-bk-11710-SC

Sign Here

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U200003862424



California Secretary of State 1500 11th Street Sacramento, California 95814 (916) 653-3516 For Office Use Only

-FILED-

File #: U200003862424 Date Filed: 7/23/2020

Submitter Information:		
Contact Name		
Organization Name		
Phone Number		
Email Address		
Address	None	
udgment Debtor Information:		
Judgment Debtor Name	Mailing Address	
Jamie Gallian	16222 Monterey Ln Spc 376 Huntington Beach, CA 92649	
ludgment Creditor Information:		
Judgment Creditor Name	Mailing Address	
Janine Jasso	16025 Warmington Lane Huntington Beach, CA 92649	
udgment Information:		
A. Name of Court Where Judgment Was Entered	Orange County Superior Court	
B. Title of the Action	The Huntington Beach Gables HOA v. Bradley, Gallian, et al	
C. Case Number	30-2017-00913985-CU-CO-CJC	
D. Date Judgment Was Entered	12/04/2018	
E. Date(s)	of Subsequent Renewal of Judgment (if any)	
	None Entered	
F. Date of This Notice	07/23/2020	
G. Amount Required to Satisfy Judgment at This I Notice	Date of \$53,684.41	
All property subject to enforcement of a Mone on personal property may attach under Section Lien.	y Judgment against the Judgment Debtor to which a Judgment Lien n 697.530 of the Code of Civil Procedure is subject to this Judgment	
eclaration and Signature: Declaration:	I am a Judgment Creditor listed on the Judgment Lien.	
I declare under penalty of perjury under the la	ws of the State of California that the foregoing is true and correct.	
Ianine Jasso	07/23/2020	

Date

EXHIBIT H

EXHIBIT H

EXHIBIT H

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 168 of 268

Exception No. 3

A true and correct copy of the	he Court's tentative ruling, which became the Order of
Court, is attached hereto as Exhibit	A and incorporated herein by reference.
Dated: March 22, 2019	By: Joyce J. Kapsal / Rejman D. Kharrazian Attorneys for Petitioner THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION

3809774v1

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 105 of 268

EXHIBIT A

Dept C66 Law and Motion Tentative Rulings 3/21/19

Cal #1 Huntington Beach Gables Homeowners Assoc. v. Gallian 17-00962999

Petitioner's motion for attorney fees is GRANTED. Petitioner is awarded \$9,265.00 in attorney fees.

"With respect to attorney fees, section 425.16 provides in relevant part at subdivision (c): 'If the court finds that a special motion to strike is frivolous or is solely intended to cause unnecessary delay, the court *shall* award costs and reasonable attorney's fees to a plaintiff prevailing on the motion, pursuant to Section 128.5.' (Italics added.) Thus, the imposition of sanctions for a frivolous anti-SLAPP motion is mandatory. [Citation.]" (*Moore v. Shaw* (2004) 116 Cal.App.4th 182, 198-199.)

"The reference to section 128.5 in section 425.16, subdivision (c) means a court must use the procedures and apply the substantive standards of section 128.5 in deciding whether to award attorney fees under the anti-SLAPP statute, [Citation.] ... A determination of frivolousness requires a finding the anti-SLAPP 'motion is totally and completely without merit [citation], that is, any reasonable attorney would agree such motion is totally devoid of merit." (Moore, supra, 116 Cal.App.4th at 199, internal quotations omitted.)

Here, the court finds respondent's anti-SLAPP motion was frivolous and brought solely for delay. The untimely motion was filed 8 months after the request for restraining order had been filed and was filed on the day set for the hearing on the request for restraining order. Moreover, for the reasons stated in denying respondent's anti-SLAPP motion, any reasonable attorney would find the motion totally devoid of merit. Although the request for restraining order refers to pending litigation with respondent, the conduct sought to be retrained was alleged threatening and harassing behavior and destruction of board members' personal property. Neither vandalism nor harassment are constitutionally protected speech.

Based on a review of the breakdown of legal work provided in counsel's supplemental declaration, petitioner seeks \$10,050 for legal work related to preparing for the hearing on the restraining order, which was unrelated to opposing the anti-SLAPP motion. Additionally, petitioner billed 5 hours for attending a hearing on the anti-SLAPP motion, which could have been conducted via court call in no more than 1 hour (as was the hearing on the motion for attorney fees). Accordingly, the court finds attorney fees of \$325 to be reasonable for attending the hearing on the anti-SLAPP motion and reduces the total amount of attorney fees awarded accordingly.

Cal. #2 Orange County Transportation Authority (OCTA) v. Carrera 01026567

18-

Petitioner OCTA's unopposed motion to set aside the dismissal entered on November 20, 2018 is GRANTED.

Petitioner has demonstrated the dismissal entered on November 20, 2018 was the result of its counsel's inadvertence or excusable mistake. (Code Civ. Proc., § 473(b); Su Decl., ¶ 2.) Petitioner acted diligently in promptly moving for relief, accordingly, relief is mandatory.

Moreover, based on Nancy Su's declaration filed in support of the motion, OCTA has corrected the deficiency resulting in the OSC re dismissal initially being set. Specifically, the court scheduled the OSC due to an unexplained discrepancy between the address to which the notice of violations and the notice of intent to enter judgment were sent. Per Ms. Su's declaration, OCTA mailed the Notice of Intent to Enter Judgment to 11780 Hazeldell Dr. because it believes it is the current mailing address for respondents. (So Decl., ¶ 3.) OCTA received this address through a skip trace after mail sent to respondents' previous address was returned. (Id.) The 11780 Hazeldell Dr. address is different than the address to which the 2014 Notice of Toll Evasion Wolation was sent because it has been updated. (Id.) OCTA also provided evidence that it has not received returned mail from 11780 Hazeldell Dr. (Id. at ¶ 4.)

Respondents have failed to file an opposition to contest OCTA's account of the facts.

Moving party to give notice.

Cal #3 Huntington Beach Gables Homeowners Assoc. v. Gallian 17-0096299

Petitioner's motion for attorney fees is continued to 3/21/19 at 1:30 p.m. to allow for proper service. According to the proof of service, the declarant "caused" the documents to be served on respondent via email. A proof of service must be signed by the person actually serving the documents, not be someone "causing" the documents to be served. Moreover, there is no indication in the court file that respondent has agreed to accept electronic service (CCP § 1010.6(2)(A)(i)), and no email address was provided to the court when respondent filed a substitution of attorney on 12/4/18 updating her service address. (The court further notes the physical service address listed on the proof of service differs from the physical address noted in the substitution of attorney, which is the latest document filed by respondent in the action.)

In addition to continuing the motion to allow for service, the court further continues the motion to allow for the filing of detailed billing records, as it appears petitioner is seeking recovery of fees unrelated to opposing the anti-SLAPP motion. Accordingly, pursuant to *Christian Research Inst. v. Alnor* (2008) 165 Cal. App. 4th 1315, 1320, the court orders the petitioner to submit detailed billing records by 2/19/19. Assuming respondent is timely served by mail no later than 2/22/19, respondent's opposition is due 3/8/19.

	POS-050/EFS-0
ATTORNEY OR PARTY WITHOUT ATTORNEY STATE BAR NO. 91950/ 279260 NAME: Joyce J. Kapsal / Pejman D. Kharrazian, Esq. FIRM NAME: EPSTEN GRINNELL & HOWELL, APC STREET ADDRESS: 10200 WILLOW CREEK ROAD, SUITE 100 CITY: SAN DIEGO STATE CA ZIP CODE: 92131 TELEPHONE NO. 858-527-0111 FAX NO. 858-527-1531 E-MAIL ADDRESS: jkapsal@epsten.com / pkharrazian@epsten.com ATTORNEY FOR (Name): Huntington Beach Gables Homeowners Association	FOR COURT USE ONLY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE STREET ADDRESS 700 Civic Center Drive West MAILING ADDRESS: 700 Civic Center Drive West CITY AND ZIP CODE: Santa Ana, CA 92701 BRANCH NAME Central Justice Center	CASE NUMBER:
PLAINTIFF/PETITIONER: The Huntington Beach Gables Homeowners Association	2017-00962999-CU-HR-CJC
DEFENDANT/RESPONDENT: Jamie L. Gallian	JUDICIAL OFFICER: Hon. Sherri Honer
PROOF OF ELECTRONIC SERVICE	DEPARTMENT: C-66
l electronically served the following documents (exact titles): Notice of Ruling o Attorneys' Fee	n Petitioner's Motion for Award of
The documents served are listed in an attachment. (Form POS-050(D)/EF	S-050(D) may be used for this purpose.)
I electronically served the documents listed in 2 as follows: a. Name of person served: Steven A. Fink	
On behalf of (name or names of parties represented, if person served is an attor Jamie L. Gallian	ney):
b. Electronic service address of person served : sfink austevefinklaw.com	
c. On (date): March 22, 2019	
The documents listed in item 2 were served electronically on the persons a (Form POS-050(P)/EFS-050(P) may be used for this purpose.)	and in the manner described in an attachment.
Date: March 22, 2019	
declare under penalty of perjury under the laws of the State of California that the forego	oing is true and correct.
Stephanie Hart	Hart
(TYPE OR PRINT NAME OF DECLARANT)	(SIGNATURE OF DECLARANT)

Exception No. 3 (Part 2)

RECORDING REQUESTED BY:

THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION

WHEN RECORDED MAIL TO:

THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION Epsten Grinnell & Howell, APC 10200 Willow Creek Road, Suite 100 San Diego, CA 92131-1138 Recorded in Official Records, Orange County Hugh Nguyen, Clerk-Recorder

103.00

2019000148568 4:19 pm 05/03/19

105 417 A03 4

0.00 0.00 0.00 0.00 9.00 10.00 0.000.0075.00 3.00

Title:

ABSTRACT OF JUDGMENT

THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION

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JAMIE LYNN GALLIAN

30-2017-00962999-CU-HR-CJC

T 40 F V SO)

	EJ-001		
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name After recording, return to: JOYCE J. Kapsal/Pejman D. EPSTEN GRINNELL & HOWELL 10200 WILLOW CREEK ROAD. S SAN DIEGO. CA 92131 TEL NO 858-527-0111 FAXNO (NOTE: EMAIL ADDRESS (Concount) jkapsal@epsten X. ATTORNEY X. JUDGMENT FOR CREDITOR	SBN: 091950/279260 , APC SUITE 100.		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: 700 Civic Center Driv MAILING ADDRESS: 700 Civic Center Driv CITY AND ZIP CODE: Santa Ana, CA 9270 BRANCH NAME: CENTRAL JUSTICE CENTER	e W091950/est/ /e West		
PLAINTIFF: The Huntington Beach	Caldon Haman and A. Cald		FOR RECORDER'S USE ONLY
DEFENDANT: Jamie Lynn Gallian	Gadies Homeowners Association	0	GASE NUMBER
	All the second s		30-2017-00962999-CU-HR-CJC
ABSTRACT OF JUD			FOR COURT USE ONLY
AND SMALL 1. The X judgment creditor applies for an abstract of judgment a. Judgment debtor's Name and last if Jamie L. Gallian 16222 Monterey Lane, #376 Huntington Beach, CA 92649 b. Driver's license no. [last 4 digits of Social security no. [last 4 digits of Summons or notice of entry of the security of the se	assignee of record and represents the following: known address	Unknown	Pursuant to California Government Code § 68150(f), the Clerk of the Court hereby certifies this document accurately reflects the official court record. The electronic signature and seal on this document have the same validity and legal force and effect as an original clerk's signature and court seal. California Government Code § 68150(g).
Huntington Beach, CA 92649 Information on additional judg shown on page 2. Judgment creditor (name and addre- The Huntington Beach Gables Hom C/o Epsten Grinnell & Howell, 102 Road, San Diego, CA 92131 Date: April 2. 2019 Joyce J. Kapsal	ss): 5eowners Association 00 Willow Creek s. b.	shown on pa	ract recorded in this county;
This a	judgment. 11. Yamasaki, Clerk of the Court betract issued on (date):	is endors a. Amount: \$ b. In favor of A stay of enfo a. not b b. been been a. I certi	recement has een ordered by the court. ordered by the court effective until): fy that this is a true and correct abstract of doment entered in this action. tified copy of the judgment is attached. S.Wilson
Form Adopted for Mandatory Uses volicial Council of Caldernia 5-501 (Rev. July 1, 2014)	ABSTRACT OF JUDGE	MENT-CIVIL	Code of Cw) Procedure, \$5 488 480, 874 770 190

PLAINTIFF: The Huntington Beach Gables Homeowners A DEFENDANT: Jamie Lynn Gallian	SSOCIATION COURT CASE NO.: 30-2017-00962999-CU-HR-CJC
AMES AND ADDRESSES OF ADDITIONAL JUDGMENT (3. Judgment creditor (name and address):	
	 Judgment creditor (name and address);
5. Continued on Attachment 15.	
FORMATION ON ADDITIONAL JUDGMENT DEBTORS:	
Name and last known address	17. Name and last known address
1	i i
Driver's license no. [last 4 digits] and state:	Driver's license no. [last 4 digits] and state:
Social security no. [last 4 digits]: Unknow	Unknow
Summons was personally served at or mailed to (address)	
Name and last known address Driver's license no. [last 4 digits] and state:	Name and last known address Driver's license no. [last 4 digits] and state:
Social security no. [last 4 digits]: Unknown	Unknow
Summons was personally served at or mailed to (address):	
Continued on Attachment 20.	
(Rev July 1, 2014) ABSTRACT OF	F JUDGMENT—CIVIL Page 2 of:

EXHIBIT I

EXHIBIT I

EXHIBIT I

Exception No. 4

ELECTRONICALLY RECEIVED
Superlor Count of California,
County of Orange 04/02/2019 at 09:43:37 All Clerk of the Superior Court By Natasha Doriman, Deputy Clerk

SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE CENTRAL JUSTICE CENTER

MAY 0 6 2019

DAVID H. YAMASAKI, Clerk of the Court

DEPUTY

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF ORANGE, CENTRAL JUSTICE CENTER

THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION, a California Nonprofit Mutual Benefit Corporation,

Plaintiff,

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SANDRA L. BRADLEY, individually and as Trustee of the Sandra L. Bradley Trust; JAMIE L. GALLIAN, an individual; and DOES 1 through 25, inclusive,

Defendants.

CASE NO. 37-2017-00913985-CU-CO-CJC

Judge: James L. Crandall Dept.: C33

PROPOSED JUDGMENT IN FAVOR OF PLAINTIFF THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION AND AGAINST DEFENDANT JAMIE L. GALLIAN

Complaint Filed: April 11, 2017 First Amended Complaint filed: May 16, 2017 Trial Date: September 9, 2019

In this action for Breach of Governing Documents (Architectural Violations) and Nuisance Defendant Jamie L. Gallian was personally served with the Summons and Complaint on May 24, 2017. Defendant Gallian filed an answer to the Complaint, and to the First Amended Complaint. Subsequently, due to her failure to timely respond to discovery, on February 13, 2019 the Court ordered that Defendant's Answer to the Plaintiff's First Amended Complaint be stricken, and on February 13, 2019 entered the default against Defendant. Pursuant to the Court's order of February 13, 2019, Plaintiff The Huntington Beach Gables Homeowners Association has presented evidence of its costs for abating the nuisance caused by Defendant Gallian, as alleged in the First Amended Complaint.

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JUDGMENT IN FAVOR OF PLAINTIFF AND AGAINST DEFENDANT JAMIE L. GALLIAN

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Upon the Application of Plaintiff, The Huntington Beach Gables Homeowners

Association for judgment against Defendant, and upon having reviewed the evidence and
declarations, and proof having been made to the satisfaction of this Court, the Court finds in
favor of Plaintiff, The Huntington Beach Gables Homeowners Association ("Association"), and
against Defendant, Jamie L. Gallian ("Defendant") on all causes of action in the First Amended
Complaint filed herein on May 16, 2017.

IT IS HEREBY ADJUDGED, ORDERED AND DECREED, as follows:

- As to the First Cause of Action for Breach of Contract, the Court finds that
 Defendant breached the Association's Governing Documents, including the "Declaration of
 Covenants, Conditions and Restrictions for Huntington Beach Gables" containing the covenants,
 conditions and restrictions which governing the properties located within the Association,
 which was recorded on May 28, 1980, as Document No. 1980-28926 ("CC&Rs");
- At all times mentioned herein, Defendant was the tenant of, resident of, and/or claimed some interest in the condominium unit located within the Association commonly known as 4476 Alderport Drive, Unit 53, Huntington Beach, CA 92649 ("Subject Property");
- 3. As a result of Defendant's breach of contract, Plaintiff's damages include the cost of repairing damage to the Common Area caused by Defendant's failing to adhere to the architectural guidelines and specifications with respect to the construction of the patio cover and by constructing a concrete pad and installing an air conditioning unit on the exterior of Defendant's Subject Property which encroached upon the Association's common area and destroying the Association's landscaping;
- 4. As the Second Cause of Action for Nuisance, the Court finds that Defendant created conditions on the Subject Property that are an annoyance and nuisance to the Association and its residents, and as a result, the Association has incurred attorneys' fees and costs in connection with abating the nuisance;
- Plaintiff is entitled to recover its reasonable attorneys' fees and costs from Defendant pursuant to Civil Code section 5975(c) and Article XIV, Section 14. 7 of the Association's CC&Rs;

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- 6. Plaintiff is further entitled to recover its costs to repair damage to the Common Area caused by unauthorized installation of the concrete pad and air conditioning unit, causing extensive damage to the landscaping pursuant to the CC&Rs, Article XIV, Section 14.8 as well as costs for removal of the concrete pad and landscaping repairs;
- 7. Association as Plaintiff, as the prevailing party in the action and pursuant to Civil Code section 5975(c) and Article XIV, Section 14. 7 of the Association's CC&Rs, shall recover from Defendant its legal costs in the amount of \$\lfloor \frac{10,693}{2}\$ and attorneys' fees in the amount of \$\lfloor \frac{178,362}{2}\$. Plaintiff shall also recover concrete removal and landscaping repair costs in the amount of \$1,295.00;
- 8. Association as Cross-Defendant, as the prevailing party in the action and pursuant to Civil Code section 5975(c) and Article XIV, Section 14. 7 of the Association's CC&Rs, shall recover from Cross-Complainant its legal costs in the amount of \$ 6,050,47 and attorneys' fees in the amount of \$ 120,48}
- 9. Judgment is hereby entered in favor of Plaintiff The Huntington Beach Gables Homeowners Association for recovery of its attorney's fees and costs, and costs for concrete removal and landscaping repair costs, against Defendant Jamie L. Gallian, and Defendant is ordered to pay said sums to Plaintiff;
- 10. Plaintiff The Huntington Beach Gables Homeowners Association is awarded judgment in the total amount of \$ 3/5,288.59, which will accrue interest at the rate of ten (10%) per annum from the date judgment is entered herein, until paid in full; and
- Pursuant to Code of Civil Procedure §§ 685.040, 685.080, Defendant Jamie L.
 Gallian shall pay to Plaintiff any and all sums reasonably incurred by Plaintiff in enforcing the Judgment.

IT IS SO ORDERED.

Dated: 5 - 6 - , 2019

The Honorable James L. Crandall Judge of the Superior Court

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SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE CENTRAL JUSTICE CENTER

MINUTE ORDER

DATE: 05/07/2019

TIME: 11:49:00 AM

DEPT: C33

JUDICIAL OFFICER PRESIDING: James Crandall

CLERK: P. Rief REPORTER/ERM: None

BAILIFF/COURT ATTENDANT: None

CASE NO: 30-2017-00913985-CU-CO-CJC CASE INIT.DATE: 04/11/2017

CASE TITLE: The Huntington Beach Gables Homeowners Association vs. Bradley
CASE CATEGORY: Civil - Unlimited CASE TYPE: Contract - Other

CASE CATEGORY: Civil - Unlimited

EVENT ID/DOCUMENT ID: 73041107 EVENT TYPE: Nunc Pro Tunc Minutes

APPEARANCES

There are no appearances by any party.

It appears to the court, the Judgment entered 05/06/2019 contained a mathematical error. Said Judgment is ordered corrected Nunc Pro Tunc as of 05/06/2019, as follows:

10. Plaintiff The Huntington Beach Gables Homeowners Association is awarded judgment in the total amount of \$316,583.59, which will accrue interest at the rate of ten (10%) per annum from the date judgment is entered herein, until paid in full

All other portions of the judgment remain.

The clerk is ordered to give notice to plaintiff by electronic service.

DATE: 05/07/2019

DEPT: C33

MINUTE ORDER

Page 1 Calendar No Exception No. 4 (Part 2)

Joyce J. Kapsal / Pejman D.

San Diego, CA 92131

shown on page 2. Judgment creditor (name and address):

EPSTEN GRINNELL & HOWELL, APC 10200 Willow Creek Road, Suite 100

Recording Requested by and When Recorded Mail to

2. Information on additional judgment debtors is

Creek Rd. Ste 100, San Diego, CA 92131 Date: May &, 2019

EJ-001

SBN: 091950 / 279260

EL NO: 858-527-0111 FAX NO. (optional): 858-527-1531 MAIL ADDRESS (Optional): jkapsal@epsten.com / X ATTORNEY X JUDGMENT ASSIGNEE OF RECORD		Hugh Nguyen, Clerk-Recorder * \$ R 0 0 1 0 8 3 8 3 3 9 5 * 2019000165259 12:56 pm 05/16/19		
PERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE FREET ADDRESS: 700 Civic Center Drive West AND ADDRESS: 700 Civic Center Drive West TY AND ZIP CODE: Santa Ana, CA 92701 EANCH NAME: Central Justice Center	48 401 A			
PLAINTIFF: The Huntington Beach Gables Homeowners EFENDANT: Sandra Bradley, et al.	Association	GASE NUMBER 30-2017-00913985-CU-CO-CJC		
ABSTRACT OF JUDGMENT—CIVIL AND SMALL CLAIMS	x Amended	FOR COURT USE ONLY		
The X judgment creditor assignee of record applies for an abstract of judgment and represents the follows. Judgment debtor's Name and last known address Jamie L. Gallian 4476 Alderport Drive #53 Huntington Beach, CA 92649 b. Driver's license no. [last 4 digits] and state: 0742 / CA c. Social security no. [last 4 digits]: xxx-xx-3936 d. Summons or notice of entry of sister-state judgment was 4476 Alderport Drive #53, Huntington Beach, CA 93	Unknown Unknown	Pursuant to California Government Code § 68150(f), the Clerk of the Court hereby certifies this document accurately reflects the official court record. The electronic signature and seal on this document have the same validity and legal force and effect as an original clerk's signature and court seal. California Government Code § 68150(g). mailed to (name and address):		
Information on additional judgment debtors is shown on page 2. Judgment creditor (name and address): The Huntington Beach Gables Homeowners Association c/o Epsten Grinnell & Howell, 10200 Willow Creek Rd, Ste 100, San Diego, CA 92131 tto: May & 2019	shown on	stract recorded in this county:		

Recorded in Official Records, Orange County

	(TYPE OR PRINT NAME)
6.	Total amount of judgment as entered or last renewed: \$ 319,653.59

7. All judgment creditors and debtors are listed on this abstract.

- 8. a. Judgment entered on (date): 5/6/2019 [9/27/2018 sanctions]
- Renewal entered on (date):

This judgment is an installment judgment.



Judicial Council of Caldom EJ-001 (Rev. July 1, 2014)

Joyce J. Kapsal

David H. Yamasaki, Clerk of the Court

This abstract issued on (date): May 14, 2019

11. A stay of enforcement has

Amount: \$

a. X not been ordered by the court.

In favor of (name and address):

An execution lien

been ordered by the court effective until (date):

is endorsed on the judgment as follows:

I certify that this is a true and correct abstract of the judgment entered in this action.

A certified copy of the judgment is attached. Mary Ophran Clerk, by

Mary M Johnson Deputy

attachment lien

ABSTRACT OF JUDGMENT-CIVIL AND SMALL CLAIMS

PLAINTIFF: The Huntington Beach Gables Homeowners Ass DEFENDANT: Sandra Bradley, et al.	sociation court case no: 30-2017-00913985-CU-CO-CJC
AMES AND ADDRESSES OF ADDITIONAL JUDGMENT CRED	ITORS:
3. Judgment creditor (name and address):	14. Judgment creditor (name and address):
5. Continued on Attachment 15.	
FORMATION ON ADDITIONAL JUDGMENT DEBTORS:	
6. Name and last known address	17. Name and last known address
Driver's license no. [last 4 digits] and state:	Driver's license no. [last 4 digits] and state:
Social security no. [last 4 digits]: Unknown	Social security no. [last 4 digits]: Unknown
Summons was personally served at or mailed to (address):	Summons was personally served at or mailed to (address):
8. Name and last known address	19. Name and last known address
Driver's license no. [last 4 digits] and state:	Driver's license no. [last 4 digits] and state:
Social security no. [last 4 digits]: Unknown	Social security no. [last 4 digits]: Unknown
Summons was personally served at or mailed to (address):	Summons was personally served at or mailed to (address):
D. Continued on Attachment 20.	
Continued on Attachment 20.	

EXHIBIT J

EXHIBIT J

EXHIBIT J

Exception No. 5

ELECTRONICALLY RECEIVED Superior Court of California County of Orange 04/02/2019 at 09:43:37 AVI Lierk of the Superior Court By Nataria Confinan, Deputy Clerk

FILED SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE CENTRAL JUSTICE CENTER

MAY 0 6 2019

DAVID H. YAMASAKI, Clerk of the Court

BY: DEPUTY

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF ORANGE, CENTRAL JUSTICE CENTER

THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION, a California Nonprofit Mutual Benefit Corporation,

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Plaintiff,

SANDRA L. BRADLEY, individually and as Trustee of the Sandra L. Bradley Trust; JAMIE L. GALLIAN, an individual; and DOES 1 through 25, inclusive,

Defendants.

CASE NO. 37-2017-00913985-CU-CO-CJC

Judge: James L. Crandall Dept.: C33

(PROPOSED) JUDGMENT IN FAVOR OF PLAINTIFF THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION AND AGAINST DEFENDANT JAMIE L. GALLIAN

Complaint Filed: April 11, 2017 First Amended Complaint filed: May 16, 2017 Trial Date: September 9, 2019

In this action for Breach of Governing Documents (Architectural Violations) and
Nuisance Defendant Jamie L. Gallian was personally served with the Summons and Complaint
on May 24, 2017. Defendant Gallian filed an answer to the Complaint, and to the First
Amended Complaint. Subsequently, due to her failure to timely respond to discovery, on
February 13, 2019 the Court ordered that Defendant's Answer to the Plaintiff's First Amended
Complaint be stricken, and on February 13, 2019 entered the default against Defendant.

Pursuant to the Court's order of February 13, 2019, Plaintiff The Huntington Beach Gables
Homeowners Association has presented evidence of its costs for abating the nuisance caused by
Defendant Gallian, as alleged in the First Amended Complaint.

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JUDGMENT IN FAVOR OF PLAINTIFF AND AGAINST DEFENDANT JAMIE L. GALLIAN

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Upon the Application of Plaintiff, The Huntington Bench Gables Homeowners

Association for judgment against Defendant, and upon having reviewed the evidence and
declarations, and proof having been made to the satisfaction of this Court, the Court finds in
favor of Plaintiff, The Huntington Beach Gables Homeowners Association ("Association"), and
against Defendant, Jamie L. Gallian ("Defendant") on all causes of action in the First Amended
Complaint filed herein on May 16, 2017.

IT IS HEREBY ADJUDGED, ORDERED AND DECREED, as follows:

- 1. As to the First Cause of Action for Breach of Contract, the Court finds that Defendant breached the Association's Governing Documents, including the "Declaration of Covenants, Conditions and Restrictions for Huntington Beach Gables" containing the covenants, conditions and restrictions which governing the properties located within the Association, which was recorded on May 28, 1980, as Document No. 1980-28926 ("CC&Rs");
- At all times mentioned herein, Defendant was the tenant of, resident of, and/or
 claimed some interest in the condominium unit located within the Association commonly known
 as 4476 Alderport Drive, Unit 53, Huntington Beach, CA 92649 ("Subject Property");
- 3. As a result of Defendant's breach of contract, Plaintiff's damages include the cost of repairing damage to the Common Area caused by Defendant's failing to adhere to the architectural guidelines and specifications with respect to the construction of the patio cover and by constructing a concrete pad and installing an air conditioning unit on the exterior of Defendant's Subject Property which encroached upon the Association's common area and destroying the Association's landscaping;
- 4. As the Second Cause of Action for Nuisance, the Court finds that Defendant created conditions on the Subject Property that are an annoyance and nuisance to the Association and its residents, and as a result, the Association has incurred attorneys' fees and costs in connection with abating the nuisance;
- Plaintiff is entitled to recover its reasonable attorneys' fees and costs from Defendant pursuant to Civil Code section 5975(c) and Article XIV, Section 14. 7 of the Association's CC&Rs;

X 30 + 30

6. Plaintiff is further entitled to recover its costs to repair damage to the Common Area caused by unauthorized installation of the concrete pad and air conditioning unit, causing extensive damage to the landscaping pursuant to the CC&Rs, Article XIV, Section 14.8 as well as costs for removal of the concrete pad and landscaping repairs;

- 7. Association as Plaintiff, as the prevailing party in the action and pursuant to Civil Code section 5975(c) and Article XIV, Section 14. 7 of the Association's CC&Rs, shall recover from Defendant its legal costs in the amount of \$_10,693,12 and attorneys' fees in the amount of \$_178,362. Plaintiff shall also recover concrete removal and landscaping repair costs in the amount of \$1,295.00;
- 8. Association as Cross-Defendant, as the prevailing party in the action and pursuant to Civil Code section 5975(e) and Article XIV, Section 14. 7 of the Association's CC&Rs, shall recover from Cross-Complainant its legal costs in the amount of \$ 6 050,47 and attorneys' fees in the amount of \$ 70,483.
- 9. Judgment is hereby entered in favor of Plaintiff The Huntington Beach Gables Homeowners Association for recovery of its attorney's fees and costs, and costs for concrete removal and landscaping repair costs, against Defendant Jamie L. Gallian, and Defendant is ordered to pay said sums to Plaintiff;
- 10. Plaintiff The Huntington Beach Gables Homeowners Association is awarded judgment in the total amount of \$ 3/5,288.59, which will accrue interest at the rate of ten (10%) per annum from the date judgment is entered herein, until paid in full; and
- Pursuant to Code of Civil Procedure §§ 685.040, 685.080, Defendant Jamie L.

 Gallian shall pay to Plaintiff any and all sums reasonably incurred by Plaintiff in enforcing the Judgment.

IT IS SO ORDERED.

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Dated: 5 - 6 - ,2019

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Judge of the Superior Court

onorable James L. Crandall

JUDGMENT IN FAVOR OF PLAINTHY AND AGAINST DUFENDANT JAMIE L. GALIJAN

#806992v1

SUPERIOR COURT OF CALIFORNIA. COUNTY OF ORANGE CENTRAL JUSTICE CENTER

MINUTE ORDER

DATE: 05/07/2019

TIME: 11:49:00 AM

DEPT: C33

JUDICIAL OFFICER PRESIDING: James Crandall CLERK: P. Rief REPORTER/ERM: None

BAILIFF/COURT ATTENDANT: None

CASE NO: 30-2017-00913985-CU-CO-CJC CASE INIT.DATE: 04/11/2017

CASE TITLE: The Huntington Beach Gables Homeowners Association vs. Bradley

CASE CATEGORY: Civil - Unlimited CASE TYPE: Contract - Other

EVENT ID/DOCUMENT ID: 73041107 **EVENT TYPE:** Nunc Pro Tunc Minutes

APPEARANCES

There are no appearances by any party.

It appears to the court, the Judgment entered 05/06/2019 contained a mathematical error. Sald Judgment is ordered corrected Nunc Pro Tunc as of 05/06/2019, as follows:

10. Plaintiff The Huntington Beach Gables Homeowners Association is awarded judgment in the total amount of \$316,583.59, which will accrue interest at the rate of ten (10%) per annum from the date judgment is entered herein, until paid in full

All other portions of the judgment remain.

The clerk is ordered to give notice to plaintiff by electronic service.

DATE: 05/07/2019 DEPT: C33

MINUTE ORDER

Page 1 Calendar No. Exception No. 5 (Part 2)

ARecording Requested by and When Recorded Mail to Joyce J. Kapsal / Pejman D. SBN: 091950 / 27926 EPSTEM GRINNELL & HOWELL, APC 10200 Willow Creek Road, Suite 100 San Diego, CA 92131 TEL NO: 858-527-0111 FAX NO: (optional): 858-527-1531 E-MAIL ADDRESS (Optional): jkapsal@epsten.com / X ATTORNEY X JUDGMENT ASSIGNEE OF RECORD				
SUPERIOR COURT OF CALIFORNIA STREET ADDRESS 700 CIVIC MAILING ADDRESS 700 CIVIC CITY AND ZIP CODE: SANTA AN BRANCH NAME: Central Justi	Center Drive West Center Drive West a, CA 92701	105 417 A03		
PLAINTIFF: The Huntin DEFENDANT: Sandra Bra	igton Beach Gables Homeowners dley, et al.	s Association	CASE NUMBER. 30-2017-00913985-CU-CO-CJC	
	T OF JUDGMENT—CIVIL D SMALL CLAIMS	x Amended	FOR COURT USE ONLY	
a. Judgment debtor's Nam Jamie L. Gallian 4476 Alderport I Huntington Beach b. Driver's license no. c. Social security no. d. Summons or notice 4476 Alderport Dri 2. Information on ac shown on page 2 3. Judgment creditor (nam The Huntington Beach c/o Epsten Grinnell & Creek Rd, Ste 100, S Date: May &, 2019 Joyce J. Kapsal	of judgment and represents the followine and last known address Drive #53 ch, CA 92649 [last 4 digits] and state: 0742 / CA [last 4 digits]: xxx-xx-3936 of entry of sister-state judgment wave #53, Huntington Beach, CA 9 Iditional judgment debtors is e and address): Gables Homeowners Association by Howell, 10200 Willow an Diego, CA 92131	Unknown Unknown Unknown s personally served or 2649 4. Informatio shown on	n on additional judgment creditors is page 2. patract recorded in this county:	
	ent as entered or last renewed:	10.	execution lien attachment lien attachment lien attachment lien	
7. All judgment creditors as	nd debtors are listed on this abstract n (date): 5/6/2019 [9/27/2018 sanctions (date):	a. Amoun		
(SEAL)	n installment judgment.	b be (d	of been ordered by the court. sen ordered by the court effective until ate):	
THE TOTAL OF THE PARTY OF THE P	David H Yemasaki. Clerk of the Court This abstract issued on (date May 14, 2019	the	ertify that this is a true and correct abstract of a judgment entered in this action. certified copy of the judgment is attached. Mary M Johnson Deputy	
Form Adopted for Mandatory Use Judicial Council of California EJ-001 (Rev. July 1, 2014)		F JUDGMENT—CI MALL CLAIMS	VIL Page 1 of 2 Code of Civil Procedure, §§ 488, 480, 674 700, 190 Westlaw Doc & Form Builder	

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Main Document Page 196 of 268

PLAINTIFF: The Huntington Beach Gables Homeowners Assoc DEFENDANT: Sandra Bradley, et al.	30-2017-00913985-CU-CO-CJC
NAMES AND ADDRESSES OF ADDITIONAL JUDGMENT CREDITO	RS:
13. Judgment creditor (name and address):	14. Judgment creditor (name and address):
15. Continued on Attachment 15.	
INFORMATION ON ADDITIONAL JUDGMENT DEBTORS:	
16. Name and last known address	17. Name and last known address
Driver's license no. [last 4 digits] and state: Unknown Social security no. [last 4 digits]: Unknown	Driver's license no. [last 4 digits] and state: Unknown Social security no. [last 4 digits]: Unknown
Summons was personally served at or mailed to (address).	Summons was personally served at or mailed to (address).
Name and last known address Driver's license no. [last 4 digits] and state: Unknown Social security no. [last 4 digits]: Unknown Summons was personally served at or mailed to (address):	Name and last known address Driver's license no. [last 4 digits] and state: Unknown Social security no. [last 4 digits]: Unknown Summons was personally served at or mailed to (address):
20. Continued on Attachment 20.	

EXHIBIT K

EXHIBIT K

EXHIBIT K

Exception No. 6

ELECTRONICALLY RECEIVED
Superior Count of California.
County of Orange
84/02/2015 at 05:43:37 AM
Clerk of the Superior Count
By Natasha Dorfmen, Deputy Clerk

SUPERIOR COURT OF CALIFORNIA
COUNTY OF ORANGE
CENTRAL JUSTICE CENTER

MAY 0 6 2019

DAVID H. YAMASAKI, Clerk of the Court

DEPUTY

SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF ORANGE, CENTRAL JUSTICE CENTER

THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION, a California Nonprofit Mutual Benefit Corporation,

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Plaintiff,

SANDRA L. BRADLEY, individually and as Trustee of the Sandra L. Bradley Trust; JAMIE L. GALLIAN, an individual; and DOES 1 through 25, inclusive,

Defendants.

CASE NO. 37-2017-00913985-CU-CO-CJC

Judge: James L. Crandall Dept.: C33

[PROPOSED] JUDGMENT IN FAVOR OF PLAINTIFF THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION AND AGAINST DEFENDANT JAMIE L, GALLIAN

Complaint Filed: April 11, 2017 First Amended Complaint filed: May 16, 2017 Trial Date: September 9, 2019

In this action for Breach of Governing Documents (Architectural Violations) and
Nuisance Defendant Jamie L. Gallian was personally served with the Summons and Complaint
on May 24, 2017. Defendant Gallian filed an answer to the Complaint, and to the First
Amended Complaint. Subsequently, due to her failure to timely respond to discovery, on
February 13, 2019 the Court ordered that Defendant's Answer to the Plaintiff's First Amended
Complaint be stricken, and on February 13, 2019 entered the default against Defendant.
Pursuant to the Court's order of February 13, 2019, Plaintiff The Huntington Beach Gables
Homeowners Association has presented evidence of its costs for abating the nuisance caused by
Defendant Gallian, as alleged in the First Amended Complaint.

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JUDGMENT IN FAVOR OF PLAINTIFF AND AGAINST DEFENDANT JAMEE L. GALLIAN

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Upon the Application of Plaintiff, The Huntington Beach Gables Homeowners Association for judgment against Defendant, and upon having reviewed the evidence and declarations, and proof having been made to the satisfaction of this Court, the Court finds in favor of Plaintiff, The Huntington Beach Gables Homeowners Association ("Association"), and against Defendant, Jamie L., Gallian ("Defendant") on all causes of action in the First Amended Complaint filed herein on May 16, 2017.

IT IS HEREBY ADJUDGED, ORDERED AND DECREED, as follows:

- As to the First Cause of Action for Breach of Contract, the Court finds that Defendant breached the Association's Governing Documents, including the "Declaration of Covenants, Conditions and Restrictions for Huntington Beach Gables" containing the covenants, conditions and restrictions which governing the properties located within the Association, which was recorded on May 28, 1980, as Document No. 1980-28926 ("CC&Rs");
- 2. At all times mentioned herein, Defendant was the tenant of, resident of, and/or claimed some interest in the condominium unit located within the Association commonly known as 4476 Alderport Drive, Unit 53, Huntington Beach, CA 92649 ("Subject Property");
- 3. As a result of Defendant's breach of contract, Plaintiff's damages include the cost of repairing damage to the Common Area caused by Defendant's failing to adhere to the architectural guidelines and specifications with respect to the construction of the patio cover and by constructing a concrete pad and installing an air conditioning unit on the exterior of Defendant's Subject Property which encroached upon the Association's common area and destroying the Association's landscaping;
- As the Second Cause of Action for Nuisance, the Court finds that Defendant created conditions on the Subject Property that are an annoyance and nuisance to the Association and its residents, and as a result, the Association has incurred attorneys' fees and costs in connection with abating the nuisance;
- Plaintiff is entitled to recover its reasonable attorneys' fees and costs from 5, Defendant pursuant to Civil Code section 5975(c) and Article XIV, Section 14. 7 of the Association's CC&Rs;

6. Plaintiff is further entitled to recover its costs to repair damage to the Common Area caused by unauthorized installation of the concrete pad and air conditioning unit, causing extensive damage to the landscaping pursuant to the CC&Rs, Article XIV, Section 14.8 as well as costs for removal of the concrete pad and landscaping repairs;

7. Association as Plaintiff, as the prevailing party in the action and pursuant to Civil Code section 5975(c) and Article XIV, Section 14. 7 of the Association's CC&Rs, shall recover from Defendant its legal costs in the amount of \$ 10,693 (2and attorneys' fees in the amount of 8, 364. Plaintiff shall also recover concrete removal and landscaping repair costs in the amount of \$1,295.00;

Association as Cross-Defendant, as the prevailing party in the action and pursuant to Civil Code section 5975(c) and Article XIV, Section 14. 7 of the Association's CC&Rs, shall recover from Cross-Complainant its legal costs in the amount of \$ 6 050, and attorneys' fees in the amount of \$ /20/83

Judgment is hereby entered in favor of Plaintiff The Huntington Beach Gables Homeowners Association for recovery of its attorney's fees and costs, and costs for concrete removal and landscaping repair costs, against Defendant Jamie L. Gallian, and Defendant is ordered to pay said sums to Plaintiff;

Plaintiff The Huntington Beach Gables Homeowners Association is awarded 316,583.59 which will accrue interest at the rate of judgment in the total amount of S ten (10%) per annum from the date judgment is entered herein, until paid in full; and

Pursuant to Code of Civil Procedure §§ 685.040, 685.080, Defendant Jamie L. 11. Gallian shall pay to Plaintiff any and all sums reasonably incurred by Plaintiff in enforcing the Judgment.

IT IS SO ORDERED.

2019

The Honorable James L. Crandall Jydge of the Superior Court

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Recording Requested by and When Recorded Return to:

Joyce J. Kapsal, Bar No. 091950 ikapsal@epsten.com Pejman D. Kharrazian, Bar No. 279260

pkharrazian@epsten.com

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EPSTEN, APC 10200 Willow Creek Road, Suite 100 San Diego, California 92131 (858) 527-0111/ Fax (858) 527-1531

Attorneys for Plaintiff, Cross-Defendant THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION

SUPERIOR COURT OF THE STATE OF CALIFORNIA

COUNTY OF ORANGE, CENTRAL JUSTICE CENTER

THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION, a California Nonprofit Mutual Benefit Corporation,

Plaintiff.

SANDRA L. BRADLEY, individually and as Trustee of the Sandra L. Bradley Trust; JAMIE L. GALLIAN, an individual; and DOES 1 through 25, inclusive,

Defendants.

CASE NO. 30-2017-00913985-CU-CO-CJC

RELEASE OF ABSTRACT OF JUDGMENT RECORDED IN ORANGE COUNTY ON MAY 16, 2019 AS DOCUMENT NO. 2019000166068

No. 201900016608.

On May 6, 2019, a Judgment in the amount of \$319,653.59 was entered in favor of Plaintiff-Judgment Creditor THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION and against Defendant-Judgment Debtor JAMIE L. GALLIAN in the records of the above-captioned court. Judgment Creditor summarily created a judgment lien on real property owned by Judgment Debtor by recording an Abstract of Judgment in the Office of the County Recorder of Orange County on May 16, 2019, at 12:56 p.m. as Document No. 201900016259. Also, on May 16, 2019, at 3:10 p.m., another original of the same Abstract of Judgment was recorded in the Office of the County Recorder of Orange County as Document

NOTICE IS HEREBY GIVEN that Judgment Creditor hereby withdraws and rescinds the second Abstract of Judgment (only the second) which was recorded on May 16, 2019, at 3:10 p.m., in the official records in the Office of the Recorder of Orange County, California, as Document No. 201900016608. The Abstract of Judgment recorded in the Office of the County Recorder of Orange County on May 16, 2019, at 12:56 p.m. as Document No. 201900016259 is to remain in full force and effect.

NOTICE IS FURTHER GIVEN that the Abstract of Judgment recorded in the Office of the County Recorder of Orange County, on May 16, 2019, at 12:56 p.m. as Document No. 201900016259 is still valid, enforceable, and secures as a lien against any and all real property owned by Defendant-Judgment Debtor JAMIE L. GALLIAN, which is located within the County of Orange, which was levied upon as a result of the recording of the Abstract of Judgment.

By.

Dated: August <u>20</u>, 2020

EPSTEN, APC

Attorneys for Plaintiff Judgment Creditor THE HUNTINGTON BEACH GABLES HOMEOWNERS ASSOCIATION

A Notary Public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA) COUNTY OF SAN DIEGO)

On August 20, 2020, before me, Olivia M. Castro, Notary Public, personally appeared Joyce J. Kapsal, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signatures(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

OLIVIA M. CASTRO otary Public - California San Diego County Commission # 2323642 Comm. Expires Mar 10, 2024

Notary Public

Notice to Purclaser- in the event that this scheck is lost, misplaced or stolen, a sworm statement and 90-day waiting pariod will be required prior to replacement. This check should be negotiated within 90 days.

Cashier's Check - Customer Copy

No. 1161511203

SPRINGDALE/EDINGER 0000961

0006

Void After 90 Days 91-170/1221

Date 09/11/18 04:15:52 PM

Pay

Six Thousand Two Hundred Pifty Five and 00/100 Dollars

To The H NEWTON

Order OF

5782 PINON DR HUNTINGTON BEACH CA 92649

Remitter (Purchased By): JAMIE LYNN GALLIAN

Bank of America, N.A. PHOENIX, AZ

\$6,255.00

Not-Negotiable Customer Copy Retain for your Records

457002931717

№ RENTAL AGREEMENT AND/OR LEASE

Landlord/Lessor/Agent, HEVRY NE	WTON	Aparlment Number
Tenant(s)/Lessee: JAMIC & ALIVO	ur	
Tenant(s)/Lessee;		
Apartment Address: 5782 Pinion	n Drive	2.2
city Huntington Ben	State CIA Zio 9	2649
Monthly Rental Rate: \$ 3400, 00	This agreement shall comme	ence on 9-1(-18 and continue: (chack one below)
Rental Due Date: SE		nth Agreement 9-10-
Security Deposit: \$ 3400,00	In B. IT Until 3	DUEYAY 202 at which time thereafter shall become a month to
Late Charge: \$ 150,00 Deter	month tenancy upon written	approval of the landlord. If Tenant should move from premises prior to the
Parking Space: (AAA)	expiration date, he shall be	liable for all the rent due until such time the apartment is occupied
Storage Space:	by a Landlord-approved res	sident and/or expiration of said ilme period, whichever is shorter.
Landlord/Lesse to RESIDENT and RESIDENT agrees to rent/less any false statements found in RESIDENT'S application shinoluding a census as to the occupants in the unit upon seve 2. PAYMENTS: Rent and/or other charges are to be paid For the safety of the manager, all payments are to be marent of. \$2.00 and a Security Deposit of \$2.00 and such administrative costs would be extremely difficult or impiles due, Resident shall pay a late charge of \$2.00 per that such administrative costs are deemed additional rent. If required. Owner does not weive the right to insist on payme pay a returned check charge of \$2.00 as additional rent owner may require future payments to be in a form other that 4. SECURITY DEPOSITS: The Security Deposit shall not extend to the above deposits shall secure compliance with the completely vacated less any amount necessary to pay OWN common areas above ordinary wear and tear, and e) any off RESIDENT within 21 days of move-out. If deposits do not contheterm of tenancy, RESIDENT agrees to pay for all utilifies and/or frectifying any damage or expense for which RESIDE OST (Truetter Superior of the term of tenancy, RESIDENT agrees to pay for all utilifies and/or frectifying any damage or expense for which RESIDE OST (Truetter) and the period of time that each additional guest in excess of the mexcess of the above named animal(s), which shall occup convert the status of any guest into a RESIDENT. 7. PETS AND FURNISHINGS: Furnishings - No liquid-filled waterbed if he maintains waterbed insurance valued at \$100 Code Section 1940.5, Resident shall not keep on premises a hazard or affect insurance rates such as musical instruments OWNER to cover possible losses caused by using said item	and Tenant(s)/Lessee(s) shalt be selforn OWNER for use SOLELY A half constitute a non-curable breach and constitute a non-curable breach and a selfore or apartment of the made by check or money order and received the selfore of a lotal payment of a lotal payme	administrative costs in connection with a late Rental payment, and that the amount rities agree that if Resident falls to pay the rent in full by the end of the Def day affi amount is a ressonable amount for such administrative costs. Resident further agree he tenth day after it is due, payment in a form other than by personal check may be in the event Resident's check is dishonored by the bank for any reason, Resident show will be imposed as additional rent if the returned check causes the rent to be fate, a returned check. "unfurnished apartments or three times the monthly rent for furnished apartments. The rent and shall be refunded to RESIDENT within 21 days after the premises have bee costs, c) key replacement costs, d) costs for repair of damages to apartment and/or the terms of this agreement. A written accounting of said charges shall be presented testing the terms of this agreement. A written accounting of said charges shall be presented testing the terms of this agreement. A written accounting of said charges shall be presented testing to be used as last month's rent. The premises except the OWNER's written consent, shall be considered a breach of provide apartment for more than 14 days unless the expressed written consent.
 PARKING/STORAGE: When and if RESIDENT is assigned automobiles and/or those approved vehicles listed on RESID any other common areas on the premises. (RESIDENT may 	ed a parking space on OWNER'S pro DENT'S "Application to Rent/Lease" v not assign, sublet, or allow RESIDI	roperty, the parking space shall be used exclusively for parking of passenger or attached hereto. RESIDENT may not wash, repair, or paint in this parking space or ENT'S guest(s) to use this or any other parking space.) RESIDENT is responsible for ad necessary by OWNER. Only vehicles that are operational may park in their assign

3. NOISE / ACTIVITY: RESIDENT agrees not to cause or allow any noise or activity on the premises that might disturb the peace and quiet enjoyment of another RESIDENT. RESIDENT shall not violate any law or use the premises for the use, storage, possession, manufacturing or celling of lilled drugs. Said noise and/or activity shall be a breach of this Agreement.

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10. LOTTERING AND PLAY: Lounging, playing, or unnecessary lottening in the halls, on the front steps, or in the common areas in such a way as to interfere with the free use and enjoyment, passage or convenience of another RESIDENT is prohibited.

11. DESTRUCTION OF PREMISES: If the premises become totally or partially destroyed during the term of this Agreement so that RESIDENT'S use is seriously impaired, RESIDENT

or OWNER may terminate this Agreement immediately upon three-day written notice to the other.

12, CONDITION OF PREMISES: RESIDENT acknowledges that he has examined the premises and that said premises, all furnishings, fixtures, furniture, plumbing, heating, electrical facilities, all items listed on the attached inventory sheet, if any, and/or all other items provided by OWNER are all clean, and in good satisfactory condition except as may be indicated elsewhere in this Agreement. RESIDENT agrees to keep the premises and all liems in good order and condition and to immediately pay for costs to repair and/or replace any portion of the above damaged by RESIDENT, his guests and/or invitees, except as provided by law. At the termination of this Agreement, all of the above-enumerated items in this provision shall be returned to DVNER in clean and good condition except for reasonable wear and tear; the premises shall be free of all personal property and trash not belonging to OWNER. It is agreed that all dirt, holes, tears, burns, or stains of any size or amount in the carpets, drapes, walls, fixtures, and/or any other part of the premises, do not constitute reasonable wear and tear

13. MAINTENANCE AND ALTERATIONS: RESIDENT shall not paint, wallpaper, alter or redecorate, change or install locks, install antenna or other equipment, screws, fastening devices, excessively large nails, or adhesive materials, place signs, displays, or other exhibits, on or in any portion of the premises without the written consent of the OWNER except as may be provided by law. RESIDENT shall deposit all garbage and waste in a clean and sanitary manner into the proper receptacles as provided and shall cooperate in keeping the garbage area neal and clean, RESIDENT shall be responsible for disposing of items of such size or nature as is not normally acceptable by the garbage hauler for the building. RESIDENT shall be responsible for keeping the garbage disposal clean of chicken bones, toolhpicks, match sticks, celery, pits, grease, metal vegetable ties, and all other items that may tend to cause stoppage of the mechanism. RESIDENT shall pay for the cleaning out of any plumbing fixture that may need to be cleared of stoppage and for the expense or damage caused by the stopping of waste pipes or overflow from bathtubs, washbasins, toilets, or sinks, if caused by negligence or misuse by RESIDENT or their guests. Tenant must notify landlord with a written notice stating what item(s) need service or repair and give landlord a reasonable opportunity to service or repair that item(s). Should any charges be incurred by the City as a result of not notifying the Landlord in writing of such needed service or repairs, tenant shall be responsible for a minimum of \$201.50 for each occurrence plus any additional fines or inspection fees imposed by a government office as a result of RESIDENT not notifying OWNER in writing of any deficiencies with the residence,

14. SMOKE/CARBON MONOXIDE DETECTORS: The rental unit is equipped with properly functioning smoke and carbon monoxide detectors. Resident agrees to test the smoke

and carbon monoxide detectors in the rental unit monthly for proper function. Resident agrees not to interfere with their normal function or disable any detectors in any manner, 15. HOUSE, POOL, AND LAUNDRY RULES: RESIDENT shall comply with all house, pool, pet, and laundry rules attached to this agreement which may be changed from time to lime. These roles shall apply to, but are not limited to, noise, odors, disposal of trash, pets, parking, use of common areas, and storage of toys, bicycles, tools, and other personal tlems (including signs and laundry), which must be kept inside and out of view. OWNER shall not be liable to RESIDENT for any violation of such rules by any other RESIDENTS or persons, Rights of usage and maintenance of the laundry room and/or pool and pool area are gratuitous and subject to revocation by OWNER at any time.

15, CHANGE OF TERMS: The terms and conditions of this agreement are subject to future change by OWNER after the expiration of the agreed lease period upon 30 days written

notice setting forth such change and delivered to RESIDENT. Any changes are subject to laws in existence at the time of the Notice of Change of Terms

17, TERMINATION: After expiration of the leasing period, this agreement is automatically renewed from month-to-month upon written approval of the leasing period, but may be terminated by either party with a written 30-day notice of intention to terminate. If tenancy exceeds one year, the owner shall give a written 80-day notice to terminate. Where laws require "just cause, such just cause shall be so stated on said notice. The premises shall be considered vacated only after all areas including storage areas are clear of all RESIDENT'S belongings, and keys and other property furnished for RESIDENT'S use are returned to OWNER. Should the RESIDENT hold over beyond the termination date or fail to vacate all possessions on or before the termination date, RESIDENT shall be liable for additional rent and damages, which may include damages due to OWNER'S loss of prospective new

18. POSSESSION: If OWNER is unable to deliver possession of the Apartment to RESIDENT on the agreed date, because of the loss or destruction of the Apartment or because of the fallure of the prior RESIDENT to vacate or for any other reason, the RESIDENT and/or OWNER may Immediately cancel and terminate this agreement upon written notice to the other party at their last known address, whereupon neither party shall have liability to the other, and any sums paid under this Agreement shall be refunded in full. If neither party cancels, this

Agreement shall be pro-rated and begin on the date of actual possession. 15. INSURANCE: RESIDENT acknowledges that OWNER'S insurance does not cover personal property damage caused by fire, theft, rain, war, acts of God, acts of others, and/or any other causes, nor shall OWNER be held liable for such losses. RESIDENT HEREBY AGREES TO OBTAIN HIS OWN INSURANCE POLICY TO COVER ANY PERSONAL LOSSES. This does not waive OWNER'S duty to prevent personal injury or properly damage where that duty is imposed by law, however, RESIDENT'S failure to maintain said policy shall be a

complete waiver of RESIDENT'S rights to seek damages against OWNER for above stated losses.

20. RIGHT OF ENTRY AND INSPECTION: OWNER or OWNER'S Agent by themselves or with others, may enter, inspect and/or repair the premises at any time in case of emergency or suspected abandonment. OWNER shall give 24 hours advance notice and may enter for the purpose of showing the premises during normal business hours to prospective renters, buyers, lenders, for smoke alarm inspections, and/or for normal inspection and repairs. OWNER is permitted to make all alterations, repairs and maintenance that in OWNER'S judgment is necessary to perform. In addition, OWNER has the right to enter pursuant to Civil Code Section 1954. If the work performed requires that RESIDENT temporarily vacata the unit, then RESIDENT shall vacate for this temporary period upon being served a 7-day notice by OWNER. RESIDENT agrees that in such event RESIDENT will be solely compensated by a corresponding reduction in the rent for those many days that RESIDENT was temporarily displaced. No other compensation shall be due to the RESIDENT. If the work to be performed requires the cooperation of the RESIDENT to perform certain tasks, then RESIDENT shall perform those tasks upon receiving a 24-hour written notice. (EXAMPLE: removing food items from cabinets so that the unit may be sprayed for pests.) Upon 24 hours notice, RESIDENT hereby agrees to lend OWNER the keys to the premises for the purpose of having a duplicate made for OWNER'S use.

21. ASSIGNMENT: RESIDENT agrees not to transfer, assign or subjet the premises or any part thereof and hereby appoints and authorizes the OWNER as his agent and/or by

OWNER'S own authority to evict any person claiming possession by way of any alleged assignment or subletting.

22. PARTIAL INVALIDITY: Nothing contained in this Agreement shall be construed as waiving any of RESIDENT'S or OWNER'S rights under the law. If any part of this Agreement shall be in conflict with the law, that part shall be void to the extent that it is in conflict, but shall not invalidate this Agreement nor shall it affect the validity or enforceability of any other provision of this Agreement.

23. NO WAIVER; OWNER'S acceptance of rent with knowledge of any default by RESIDENT or waiver by OWNER of any breach of any term or condition of this Agreement shall not constitute a waiver of subsequent breaches. Fallure to require compliance or to exercise any right shall not be construed as a waiver by OWNER of said term, condition, and/or right, and shall not affect the validity or enforceability of any other provision of this Agreement.

24. ATTORNEY'S FEES: If any legal action or proceeding be brought by either party to this agreement, the prevailing party shall be reimbursed for all reasonable attorneys' fees up to but not more than \$500 in addition to other damages awarded.

25. ABANDONMENT: California Civit Code Section 1951.2 shall govern Abandonment. If any rent has remained unpaid for 14 or more consecutive days and the OWNER has a reasonable belief of abandonment of the premises, OWNER shall give 18 days written notice to RESIDENT at any place (including the rented premises) that OWNER has reason to believe RESIDENT may receive said notice of OWNER's Intention to declare the premises abandoned. RESIDENT'S failure to respond to said notice as required by law shall allow OWNER to reclaim the premises

26. The undersigned RESIDENTS are jointly and severally responsible and liable for all obligations under this agreement and shall indemnify OWNER for liability caused by the actions

(omission or commission) of RESIDENTS, their guests and invitees.
27. Pursuant to Section 1785.26 of the California Civil Code, as required by law, you are hereby notified that a negative credit report reflecting on your credit history may be submitted to a credit reporting agency, if you fail to fulfill the terms of your credit obligation. RESIDENT expressly authorizes OWNER/AGENT (including a collection agency) to obtain Resident's consumer credit report, which OWNER/AGENT may use if attempting to collect gast due rent payments, tate fees, or other charges from Resident, both during the term of the Agreement and thereafter.

28. Lead Warning Statement: Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips and dust pose health hazards if not managed properly. Lead

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the dwelling. RESIDENTS must also OWNER/AGENT DISCLOSUR	ng children and pregnant women. Before renting pre-1 receive a federally approved pamphlet on lead poisoni RE (Initial)	ng prevenuori.	
vecords pertaining to lead-bas	on left) mean OWNER has no knowledge of lead-based paint and/or lead-based paint hazards in or on the F	Premises, and	
	on left) indicate that RENTER has received a copy of	f a "Protect Your Family from Lead in You	ir Home", and that RENTER shall notify OWNER
accept full responsibility an	as inspected the unit prior to lease and knows of no dat d maintain the premises in a manner that prevents the NT any evidence of water leaks, excessive moisture or	occurrence of an infestation of mold in the	premises. Resident also agrees to immediately
or. No more than the training	***		
	ENT shall be served at RESIDENT'S apartment / hou hall be served by first class mailing to: perty:	se whether or not RESIDENT is present a	at the time of delivery and all notices to OWNER /
Name	Address		
Phone Number		A CONTRACTOR OF THE CONTRACTOR OF THE CONTRACTOR	na filipa di manancia albana di kanan filipa filipa
for all notices and demands. Name HENRY N			AUNTINGTON BEACH CARGLEY
Phone Number (714) 65 Person or Entity Authorized to Rec			24192648
Name	Address		
Phone Number			
32. INVENTORY: The Apartment con	ntains the following items for use by RESIDENT:		
made part of this agreement.	al the subject premises are furnished with the addition of the following, which shall be deemed a part of this		entory and that said attached inventory is hereby
Information About Bed Bugs	Pest Control/Bed Bug Addendum	Mold Addendum	Aparlment Keys
Flood Disclosure Addendum	Move-in/Move-out Inspection	Smoke Free Addendum	Mailbox Keys
Lead Based Paint Disclosure	Pet Agreement/Comfort Animal Addendum	Parking Agreement	Common Area Keys
☐ House Rules	Satellite Dish Addendum	Olher:	Garage Remotes
Pool Rules	Smoke Delector Addendum	Other:	
	Shore Polocial Flagerida	outsit	
notices shall be in writing to be valid- caused by the actions (omission or c 35. NOTICE: Pursuant to Section 29 the Department of Justice at www.m community of residence and ZIP Cor	reement constitutes the entire Agreement between OW. The undersigned Residents are jointly and severally commission) of residents, their guests and invitees. Rer 0.45 of the Penal Code, information about specified reganslaw.ca.gov. Depending on an offender's criminal te in which he or she resides. The undersigned RESIDENT hereby certifies that he/sha.	responsible for all obligations under this ag nter has relied on his own judgment in ente gistered sex offenders is made available to history, this information will include either	reement and shall indemnify Owner for liability ring into this agreement. I the public via an Internet Web site maintained by the address at which the offender resides or the
and hereby acknowledges receipt of	a copy of this "Rental Agreement and/or Lease," (RESIDENT'S initials;	
OR Pursuant to California Civil Co	ode 1632, which requires translation of specified of	intracts or agreements that are negotia	ted in Spanish, Chinese, Vietnamese, Tagalog
or Korean: Resident's Initials	on left hereby acknowledge that this agreement wa	s translated and interpreted in their fore	aign language of
Printed Name of Interpreter	Signature of Interpreter	aye	Sylven 9/11/18
Owner/Agent	WEWDate 4/11/18	Resident	Date
Owner/Agent	Date	Resident	Date
Owner/Agent	Date	Resident	Date

NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR THE ADEQUACY OF ANY PROVISION IN THIS AGREEMENT. IF YOU DESIRE LEGAL ADVICE, CONSULT YOUR ATTORNEY.

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CODES: NEW - Brand New - CLN - Clean - STN - Stained - SCR - Scratched - REP - Needs Repair - RPL - Needs Replacement FPNT - Needs Full Paint - T/U PNT - Needs Touch-up Paint - FCLN - Needs Full Clean - T/U CLN - Needs Touch-up Cleaning

Bathroom #1 44	Move-In	Pre-Walk Through	Move-Out
Walls and Ceiling	Jot New Day		
Floor/Floor Covering	C		
Counters	-		
Sink, Faucet	C		
Shower/Tub, Faucet	C	-	
Drains, Plumbing	C		
Shower Door	/		
Toilet, Seat			
Caulking	2		
Towel Rack(s)	16		
Medicine Cab/Mirror		1	
Exhaust Fan	Diger 1463	7	
Cabinet/Linen Closet	C		
Light Fixture(s), Bulb(s)	_		
Light Switches, Outlets			
Linen Closet/Cabinet	C		
Door & Door Hardware			
Window(s) & Screen(s)	(
Bathroom #2	11		
Walls and Ceiling	WIND	cent	
Floor/Floor Covering	2		
Counters	9		
Sink, Faucet	_		
Shower/Tub, Faucet	-		
Drains, Plumbing	-		
Shower Door			
Toilet, Seat	6		
Caulking	-		
Towel Rack(s)	. C		
Medicine Cab/Mirror	Lust,		
Exhaust Fan	lust		
Cabinet/Linen Closet	5		
Light Fixture(s), Bulb(s)			
Light Switches, Outlets	-		
Linen Closet/Cabinet	-		-
Door & Door Hardware	2		-
Window(s) & Screen(s)	-	111	

Other – List Below	Move-In	Pre-Walk Through	Move-Out
Keys to Unit - # Issued	# Issued		# Received
Front Door			
Dead Bolt		L	
Mailbox			
Common Area			
Remote		1	
Other:			

- *Under California State Law, the landlord may use a tenant's security deposit for four purposes:
- · For unpaid rent;
- For cleaning the rental unit when the tenant moves out to make the unit as clean as it was when the tenant first moved in;
- For repair of damages, other than normal wear and tear, caused by the tenant or the tenant's guests; and
- If the lease or rental agreement allows it, for the cost of restoring or replacing furniture, furnishings, or other items of personal property (including keys), other than because of normal wear and tear.

The Preliminary Walk-Through (AB2330) must be conducted no sooner than two weeks prior to the actual move-out date. The purpose of this inspection is to notify the tenant what corrections must be made before the actual move-out date. This gives residents the opportunity to restore the property to its actual move-in condition to avoid deductions from their security deposit.

MOVE-IN	NSPECTION Motor 9/4/	PRELIMINARY WALK-THROUGH		FINAL INSPECTION	
Regident	Date	Resident	Date	Resident	Date
Resident	Date	Resident	Date	Resident	Date
Owner/Agent	Date	Owner	Date	Owner	Dale



18565 Jamboree Road, Suite 275 Irvine, CA 92612 (949) 476-5757

PRELIMINARY REPORT

Update 2

Our Order Number 2930005415-61

Star Commercial Properties

Attention: DAVID PERRY

When Replying Please Contact:

Property Address:

Martin Vique title.orange@ortc.com Ph:(949)476-5755 Efax:(949)266-9509 Direct line: (855) 563-3827

4476 Alderport Unit 53, Huntington Beach, CA 92649

In response to the above referenced application for a policy of title insurance, OLD REPUBLIC TITLE COMPANY, as issuing Agent of Old Republic National Title Insurance Company, hereby reports that it is prepared to issue, or cause to be issued, as of the date hereof, a Policy or Policies of Title Insurance describing the land and the estate or interest therein hereinafter set forth, insuring against loss which may be sustained by reason of any defect, lien or encumbrance not shown or referred to as an Exception below or not excluded from coverage pursuant to the printed Schedules, Conditions and Stipulations of said policy forms.

The printed Exceptions and Exclusions from the coverage and Limitations on Covered Risks of said Policy or Policies are set forth in Exhibit I attached. The policy to be issued may contain an arbitration clause. When the Amount of Insurance is less than that set forth in the arbitration clause, all arbitrable matters shall be arbitrated at the option of either the Company or the Insured as the exclusive remedy of the parties. Limitations on Covered Risks applicable to the Homeowner's Policy of Title Insurance which establish a Deductible Amount and a Maximum Dollar Limit of Liability for certain coverages are also set forth in Exhibit I. Copies of the Policy forms should be read. They are available from the office which issued this report.

Please read the exceptions shown or referred to below and the exceptions and exclusions set forth in Exhibit I of this report carefully. The exceptions and exclusions are meant to provide you with notice of matters which are not covered under the terms of the title insurance policy and should be carefully considered.

It is important to note that this preliminary report is not a written representation as to the condition of title and may not list all liens, defects, and encumbrances affecting title to the land.

This report (and any supplements or amendments hereto) is issued solely for the purpose of facilitating the issuance of a policy of title insurance and no liability is assumed hereby. If it is desired that liability be assumed prior to the issuance of a policy of title insurance, a Binder or Commitment should be requested.

Dated as of October 16, 2018, at 7:30 AM

OLD REPUBLIC TITLE COMPANY

For Exceptions Shown or Referred to, See Attached

Page 1 of 6 Pages

The form of policy of title insurance contemplated by this report is:

Homeowner's Policy of Title Insurance - 2013; and ALTA Loan Policy - 2006. A specific request should be made if another form or additional coverage is desired.

The estate or interest in the land hereinafter described or referred or covered by this Report is:

A CONDOMINIUM, AS DEFINED IN SECTION 783 OF THE CALIFORNIA CIVIL CODE, FOR A TERM OF YEARS AS SET FORTH IN THAT CERTAIN CONDOMINIUM SUBLEASE RECORDED NOVEMBER 7, 1980 AS FILE NO. 8696, IN BOOK 13824 PAGE 1294, OFFICIAL RECORDS, UPON AND SUBJECT TO ALL THE PROVISIONS THEREIN CONTAINED AND AS MODIFIED THEREOF RECORDED AUGUST 28, 2003 AS INSTRUMENT NO. 03-1044770, OFFICIAL RECORDS.

Title to said estate or interest at the date hereof is vested in:

JAMIE L. GALLIAN, A SINGLE WOMAN

The land referred to in this Report is situated in the County of Orange, City of Huntington Beach, State of California, and is described as follows:

PARCEL 1:

UNIT 53, IN THE CITY OF HUNTINGTON BEACH, COUNTY OF ORANGE, STATE OF CALIFORNIA, AS SHOWN AND DEFINED ON THAT CERTAIN CONDOMINIUM PLAN {"THE CONDOMINIUM PLAN"), RECORDED OCTOBER 18, 1979 IN BOOK 13358 PAGE 1193, ET SEQ., OFFICIAL RECORDS.

EXCEPT THEREFROM ALL OIL, GAS, MINERALS AND OTHE HYDROCARBON SUBSTANCES LYING BELOW A DEPTH OF 500 FEET WITHOUT ANY RIGHT TO ENTER UPON THE SURFACE OR THE SUBSURFACE OF SAID LAND ABOVE A DEPTH OF 500 FEET, AS PROVIDED IN INSTRUMENTS OF RECORD.

PARCEL 2:

AN UNDIVIDED 1/80TH INTEREST IN AND TO LOTS 1 AND 2 OF TRACT NO. 10542, IN THE CITY OF HUNTINGTON BEACH, COUNTY OF ORANGE, STATE OF CALIFORNIA, AS SHOWN ON A MAP RECORDED IN BOOK 456 PAGES 49 AND 50 OF MISCELLANEOUS MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY TOGETHER WITH THOSE PORTIONS OF THE COMMON AREA AS SHOWN AND DEFINED ON THE CONDOMINIUM PLAN, CONSISTING OF BUILDINGS AND OTHER IMPROVEMENTS.

EXCEPTING THEREFROM CONDOMINIUM UNITS 1 THROUGH 80 INCLUSIVE, LOCATED THEREON.

PARCEL 3:

AN EXCLUSIVE EASEMENT FOR THE USE AND OCCUPANCY OF THOSE PORTIONS OF RESTRICTED COMMON AREA AS DEFINED ON THE CONDOMINIUM PLAN FOR ENTRY AND STAIRCASES AND ATTIC SPACE RELATING TO SAID UNIT.

PARCEL 4:

NON-EXCLUSIVE EASEMENT AND RIGHT TO USE THOSE PORTIONS OF THE COMMON AREA AS DEFINED ON THE CONDOMINIUM PLAN, EXCEPT RESTRICTED COMMON AREA.

APN: 937-630-53

At the date hereof exceptions to coverage in addition to the Exceptions and Exclusions in said policy form would be as follows:

- Taxes and assessments, general and special, for the fiscal year 2019 2020, a lien, but not yet due or payable.
- Taxes and assessments, general and special, for the fiscal year 2018 2019, as follows:

Assessor's Parcel No : 937-630-53 Code No. : 04-007

1st Installment : \$1,888.50 NOT Marked Paid 2nd Installment : \$1,888.50 NOT Marked Paid

Land Value : \$197,735.00 Imp. Value : \$121,658.00

- The lien of supplemental taxes, if any, assessed pursuant to the provisions of Section 75, et seq., of the Revenue and Taxation Code of the State of California.
- Water rights, claims or title to water, whether or not shown by the public records.
- Matters in various instruments of record which contain among other things easements and rights of way in, on, over and under the common area for the purpose of constructing, erecting, operating or maintaining thereon or thereunder overhead or underground lines, cables, wires, conduits, or other devices for electricity, telephone, storm water drains and pipes, water systems, sprinkling systems, water, heating and gas lines or pipes, and similar public or quasi-public improvements or facilities. also the right of use and enjoyment in and to and throughout the common area as well as the non-exclusive easements and rights for ingress, egress to the owner herein described.

Reference is hereby being made to various documents and maps of record for full and further particulars.

Affects the common area.

 The fact that the ownership of said land does not include rights of access to or from the street or highway abutting said land, such rights having been relinquished by the map of said tract.

Affects: Edinger avenue abutting common areas

Said land however, abuts upon a public thoroughfare other than the road referred to above, over which rights of vehicular ingress and egress have not been relinquished.

Matters in an instrument that, among other things, contain or provide for easements, assessments, liens and their subordination; provisions relating to partition, restrictions on severability of component interest, covenants, conditions and restrictions, which provide that no violation thereof and no enforcement of any lien provided for therein shall defeat or render invalid the lien of a mortgage or deed of trust made in good faith and for value, but omitting any covenants or restrictions if any, based upon race, color, religion, sex, handicap, familial status, or national origin unless and only to the extent that said covenant (a) is exempt under Title 42, Section 3607 of the United States Code or (b) relates to handicap but does not discriminate against handicapped persons.

Recorded : May 28, 1980 in Book 13618 of Official Records, Page 982

Modification thereof, but omitting any covenants or restrictions if any, based upon race, color, religion, sex, handicap, familial status, or national origin unless and only to the extent that said covenant (a) is exempt under Title 42, Section 3607 of the United States Code or (b) relates to handicap but does not discriminate against handicapped persons.

Recorded : August 5, 1980 in Book 13690 of Official Records, Page 1091

 A lease affecting the premises herein described, executed by and between the parties herein named, with certain terms, covenants, conditions and provisions set forth therein.

lessor:

Houser Bros, Co., a Limited Partnership

lessee:

Robert P. Warrington

recorded:

October 24, 1980 in book 13803, page 640, official records

The present ownership of the leasehold created by said lease and other matters affecting the interest of the lessee are not shown herein.

 We find no open Deeds of Trust of record. Please verify by inquiry of Escrow Personnel and/or Agents whether or not we have overlooked something and advise the Title Department accordingly prior to closing.

Abstract of Judgment for the amount herein stated and any other amounts due.

Creditor

TD Bank

Debtor

: Jamie L. Gallian

Entered

: October 4, 2016

Court

Superior Court of California County of Orange

Case No.

30-2013-00863489-CL-CL-CJC

Amount

: \$2,179.25

Dated

: February 10, 2017

Recorded

: March 9, 2017 in Official Records as Instrument Number 2017-

00096952

Abstract of Judgment for the amount herein stated and any other amounts due.

Creditor

Capital One Bank

Debtor

Jamie L. Galiian

Entered Court August 15, 2017 Superior Court of California County of Orange

Case No.

30-2017-00925831-CL-CL-CJC

Amount

\$4,332.92

Dated

: August 17, 2017

Recorded

September 6, 2017 in Official Records as Instrument Number 2017-

000378355

- 12. The requirement that this Company be provided with an opportunity to inspect the land. The Company reserves the right to make additional exceptions and/or requirements upon completion of its inspection.
- 13. The Homeowner's Policy applies only if each insured named in Schedule A is a Natural Person (as Natural Person is defined in said policy). If each insured to be named in Schedule A is not such a Natural Person, contact the Title Department immediately.
- 14. The effect of instruments, proceedings, liens, decrees or other matters which do not specifically describe said land but which, if any do exist, may affect the title or impose liens or encumbrances thereon. The name search necessary to ascertain the existence of such matters has not been completed and, in order to do so, we require a signed Statement of Identity from or on behalf of Jamie L. Gallian.

----- Informational Notes -----

- A. The applicable rate(s) for the policy(s) being offered by this report or commitment appears to be section(s) 1.1 and 2.1.
- B. The above numbered report (including any supplements or amendments thereto) is hereby modified and/or supplemented to reflect the following additional items relating to the issuance of an American Land Title Association loan form policy:

NONE

NOTE: Our investigation has been completed and there is located on said land a condominium known as 4476 Alderport Unit 53, Huntington Beach, CA 92649.

The ALTA loan policy, when issued, will contain the CLTA 100 Endorsement and 116 series Endorsement.

Unless shown elsewhere in the body of this report, there appear of record no transfers or agreements to transfer the land described herein within the last three years prior to the date hereof, except as follows:

NONE

C. All transactions that close on or after March 1, 2015 will include a \$20.00 minimum recording service fee, plus actual charges required by the County Recorder.

ORDER NO.: 2930005415

EXHIBIT A

The land referred to is situated in the County of Orange, City of Huntington Beach, State of California, and is described as follows:

PARCEL 1:

UNIT 53, IN THE CITY OF HUNTINGTON BEACH, COUNTY OF ORANGE, STATE OF CALIFORNIA, AS SHOWN AND DEFINED ON THAT CERTAIN CONDOMINIUM PLAN {"THE CONDOMINIUM PLAN"), RECORDED OCTOBER 18, 1979 IN BOOK 13358 PAGE 1193, ET SEQ., OFFICIAL RECORDS.

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NON-EXCLUSIVE EASEMENT AND RIGHT TO USE THOSE PORTIONS OF THE COMMON AREA AS DEFINED ON THE CONDOMINIUM PLAN, EXCEPT RESTRICTED COMMON AREA.

APN: 937-630-53

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Image 8-24@ase 8921Mgke11710-SC Main 1986 dum Filed 0 7/26/217 Fortered 10/00/22 17:28:59 Desc Part 2 - Amended Motion Page 222 of 258



JAMIE LYNN GALLIAN 4476 ALDERPORT DR HUNTINGTON BEACH, CA 92649 (714) 321-3449 082718

Same (SR 200 to 6 600)

August 27 2018

DATE

PAY TO THE CIR Law Offices

\$ 2,308.00

Two Thousand Three Hundred Eight Dollars and 00 Cents

BANK OF AMERICA, N.A. HENRICO, VA 23228

SIGNATURE NOT REQUIRED

Your depositor has authorized this payment to payed Payed to hold you harmless for payment of this document This document shall be deposited only to the credit of payed

File#: 3643401 FOR Trust: TTT

#121000358: 32509330827# OB2718

Jamle Gallian Sent from my iPhone

RECORDING REQUESTED BY

WHEN RECORDED MAIL TO

HUNT & HENRIQUES ATTORNEYS AT LAW 151 BERNAL RD, STE 8 SAN JOSE, CA 95119 Recorded in Official Records, Orange County Hugh Nguyen, Clerk-Recorder

93.00

2018000351111 8:37 am 09/26/18 105 410 A45 4 0.00 0.00 0.00 0.00 9.00 0.00 0.000.0075.00 3.00

SPACE ABOVE THIS LINE RESERVED FOR RECORDER'S USE

TITLE

ACKNOWLEDGMENT OF SATISFACTION OF JUDGMENT

of sight

C Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 C Main 1986 dum Filed 07/26/2219 Fort 21:28:59 Part 2 - Amended Motion Page 224 of 258 Case 8:21-bk-11710-SC Case 8:21-bk-11710-SC Desc Desc

FLANC
E7-100

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, activess, and State Bar number) After recording return to Hunt & Henriques, Attorneys at Law Michael S. Hunt #99804 Janalie Henriques #111589 151 Bernal Road Suite 8 San José CA 95119-1306 TEL NO 800-680-2426 FAX NO (optional) 408-362-2299 E-MAIL ADDRESS (Optional) Info@Hunthenriques com ATTORNEY JUDGMENT ASSIGNEL OF RECORD SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE STREET ADDRESS 700 Civic Center Drive West Rm D-110 MAILING ADDRESS: CITY AND ZIP CODE Santa Ana CA 92701	
BRANCH NAME: Central Justice Center, Civil Division	FOR RECORDER'S OR SECRETARY OF STATE'S USE ONLY
PLAINTIFF CAPITAL ONE BANK (USA), N.A. DEFENDANT JAMIE L GALLIAN	CASE NUMBER: 30-2017-00925831-CL-CL-CJC
THULL PARTIAL MATURED INSTA 1. Satisfaction of the judgment is acknowledged as follows: a. Full satisfaction (1) Judgment is satisfied in full. (2) The judgment creditor has accepted payment or other than that specified in the judgment in full s judgment. b. Partial satisfaction The amount received in partial satisfaction of the judgment is \$	performance
Matured installment All matured installments under the installment judgment h Full name and address of judgment creditor:* Capital One Bank (USA), N.A. % Hunt & Henriques 151 Bernal Road Suite 8 San Jose CA 95119-1306	have been satisfied as of (date):
	f the judgment has been recorded as follows (complete all
	each county where recorded): ECORDING INSTRUMENT NUMBER 7 2017000378355
A notice of judgment lien has been filed in the office of the S NOTICE TO JUDGMENT DEBTOR: If this is an acknowledgment of county shown in item 6 above, if any, in order to release the judgment to terminate any judgment lien on personal property.	if full satisfaction of judgment, it will have to be recorded in each
SEP 1 2 2018 Donald Sherrill #266	Judgment which was recorded and is being released by this satisfaction. "A separate notary

Judicia Council of Collaina EJ-106 (Rev. July 1, 2014) DD00029B

Page 1 of 1 Code 2: C . I Procedure 25 24 250 1208212.001

ACKNOWLEDGMENT A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not to the truthfulness, accuracy, or validity of that document. State of California County of Santa Clara SEP 1 2 2018 Mary Mackenzie On before me. notary public (insert name and title of the officer) personally appeared Donald Sherrill #266038 who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. MARY MACKENZIE COMM. #2189377 WITNESS my hand and official seal. Notary Public - California Santa Clara County Comm. Expires Apr. 1, 2021 (Seal) Signature

Optional Section

Acknowledgment of Satisfaction of
Judgment
Release of Judgment Lien

Other:

Case / Reference #:

Date of Doc:

PROOF OF SERVICE

SUPERIOR COURT OF CALIFORNIA. COUNTY OF ORANGE CENTRAL JUSTICE CENTER, CIVIL DIVISION

Re: Capital One Bank (USA), N.A. v. JAMIE L GALLIAN Court Case Number: 30-2017-00925831-CL-CL-CIC

I am a citizen of the United States and employed in the County of Santa Clara, State of California; I am over the age of 18 years and not a party to the within entitled action; my business address is 151 Bernal Road Suite 8. San José. California 95119-1306.

95119-1306. on SEP 1 3 2018 , I served the foregoing documents, described as ACKNOWLEDGMENT OF SATISFACTION OF JUDGMENT on the interested parties to said action by the following means: X (By Mail) By placing a true copy thereof, enclosed in a sealed envelope with postage thereon fully prepaid, for collection and mailing on that date following ordinary business practices, in the United States Mail at the offices of Hunt & Henriques, California, addressed as shown below. I am readily familiar with this business's practice for collection and processing of correspondence for mailing with the U.S. Postal Service, and in the ordinary course of business correspondence would be deposited with the U.S. Postal Service the same day it was placed for collection and processing. (By Mail) By placing a true copy thereof, enclosed in a sealed envelope with postage thereon fully prepaid, in the United States Mail at San José, California, addressed as shown below. (By Hand Delivery) By causing a true copy thereof, enclosed in a sealed envelope, to be delivered by hand to the addresses shown below. (By Personal Service) By personally delivering a true copy thereof enclosed in a scaled envelope, to the addresses shown below. (By Overnight Delivery) By placing a true copy thereof, enclosed in a scaled envelope, with delivery charges prepaid, to be sent by addressed as shown below. (By Facsimile Transmission) By transmitting a true copy thereof by facsimile transmission from facsimile number (408) 362-2299, to the interested parties to said action; the transmission was reported as complete and without error, and a copy of the transmission report, which was properly issued by the transmitting facsimile machine, is attached hereto and incorporated herein by reference. Said documents were transmitted to the interested parties as a.m. / p.m. I declare under penalty of perjury that the foregoing is true and correct, and that I am employed in the office of a member of the Bar of this Court at whose direction the service was made. Executed on in San José, Santa Clara County, California. Amalia Alvarez

NAME AND ADDRESS OF EACH PERSON SERVED:

JAMIE L GALLIAN 4476 ALDERPORT DR HUNTINGTON BEACH CA 92649-2288 Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Case 8:21-bk-11710-SC Main1986 dumeiled 07/26/22/25 107/22/22 16:42:54 Desc Part 2 - Amended Motion Page 227 of 258



Chari L. Freideririch, CPA
Orange County Tecasurer - Tax Collector
PR. 807 1488 - Senia ang. CA 92702-1439
828 H. Russ Street, Suffring 11, Tuom 650, Senia ang.
610c House 600 ANI-600 PR. Unoring - Friday
Prens Roger: Sull Ani-600 PR. (174) 134-3111

2018-19 SECURED PROPERTY TAX BILL

For Fiscal Year Beginning July 1, 2018 and Ending June 30, 2019 900042-900042 STAT: - 74070 CCT026 BWNLBHV ******AUTO**ALL FOR AADC 926 #9376 3053 0020 183#

regoughalactabil)

ւհովիկորոնիկորհիվիկիրի ինկինի հուրիկիր ինկին հայարակիր հայար և 4476 ALDERPORT DR UNIT 53 HUNTINGTON BEACH CA 92649-2288



TWATER OF RECOPE AS OF 1925 AM JAMES AND ALL AND A

HOUSER BROS CO

CORRECTED SECURED TAX BILL

DID YOU KNOW?

Sign up to receive a text/email due date reminder at occev.com/taxreminder

Pay online at ocqov.com/octaxbill to receive same day credit, no service fee by eChack and an emailed receipt.

Mailed payments must have a USPS postmark on or before the last timely payment date. If you wait until the last day to mail your payment, get your envelope hand-stamped with a postmark to ensure it is timely.

Major construction has eliminated close parking to our office - please pay online!

4476 ALDERPORT 53 HUNTINGTON BEACH

ASSESSED LIVES OF THE MAY	VACOR COMMAN	A CONTRACTOR OF THE PARTY OF TH
DESCRIPTION LAND IMPROVEMENTS - BUILDING	FULL VALUE 197,735 121,658	COMPUTED
TOTAL VALUES: HOMEOWNER EXEMPTION TOTAL NET TAXABLE VALUE:	319,393 -7,000 312,393	3,853.78 -76.78 3,777

937-630-53	04-007	\$1,88	88.50	÷	\$1,888.50	=	\$3,777.00	
1-10	T WEORMATION		(100)	White	LET PLANE O TAXES	NAS HAT TOTAL A		-
If you sold this property or n Property taxes are the respo Office of the Assessor at (71	no longer own it, you can dis ensibility of the <u>new owner.</u>	regard this bill. Contact the	OCEAN VIEW HUNTINGTO HUNTINGTO	M COLLEGE DI V SD 2016, SR 2 N BCH UNION	017A	1,00000 .03052 .02404 .02388 .01500 .00350	312,393 312,393 312,393 312,393 312,393 312,393	3,123.93 95.34 75.10 74.60 46.86 10.93
Enrollment date 10/04/16.			MOSQ, FIRE . VECTOR CO MWD WATER	SESSMENT CH ANT ASSMT NTROL CHG R STDBY CHG R USER FEE	ARGES		PHONE NO. (800)273-5167 (800)273-5167 (866)807-6864 (714)593-7281	4,49 0,67 10.08 335.00
ORDER # REVISION OF DATE ASSESSOR ASMNT INFO	08/30/18 2018 CORRECTIO	N OF	TOTAL CHA	RGED		1.09694		3,777.00
Corrected Billing								

FOR DETAILS OF TAX TYPES, VISIT OUR WEBSITE AT OCGOV.COM/OCTAXBILL

THERE WILL BE A \$26,00 FEE FOR EACH PAYMENT RETURNED UNPAID BY YOUR BANK FOR ANY REASON
RETAIN TOP PORTION FOR YOUR RECORDS - IF PAYING BY CHECK, YOUR CARCELLED CHECK IS JOUR RECEIPT OR PAY ONLINE AND RECEIVE AN EMAILED RECEIPT.



Shari L. Freidenrich, CPA

Crtarge County Treasury - Tax Collectur-8.0 Box 1448 * Santa Ana, CA 82702-1435 025 N. Ross Street, Rollding 11, Room 650, Santa Ana Dilice Nours: 200 RM-500 PM Montage - Feday Phone Nours: 200 RM-500 PM (214) 634-3431 **Common Conference (200)

2017-18 SECURED PROPERTY TAX BILL

For Fiscal Year Beginning July 1, 2017 and Ending June 30, 2018 0015097-0015097 STMT----- 6-88999 CCT013 #BWNLBHV **********AUTO**5-DIGIT 92649 #9376 3053 2017 4#



WHER OF RECORD AS OF 12:01 AM JANUARY 1, 2017

HUNTINGTON BEACH CA 92649-2288

HOUSER BROS CO GALLIAN, JAMIE L

DID YOU KNOW?

Don't walt in line, pay online at gcgov.com/octaxbill, receive same day credit and an emalled receipt. There is no cost to pay by eChecki Also, due to construction, parking at the Civic Center is not close to our office.

Mailed payments must have a USPS postmark on or before the delinquent date. If you wait until the last day to mail your payment, get your envelope hand-stamped with a postmark to ensure it is timely.

Sign up to receive a due date reminder email at ocgov.com/taxreminder.

PROPERTY LOCATION

4476 ALDERPORT 53 HUNTINGTON BEACH

AND SHOULD VALUE & LOCALIS	HONO AS OF MINNEY	1.907
DESCRIPTION LAND IMPROVEMENTS - BUILDING	FULL VALUE 193,858 115,559	COMPUTED TAX
TOTAL VALUES:	309,417	3,752.48
TOTAL NET TAXABLE VALUE:	309,417	3,762.48

937-630-53	04-007	\$1,87	76.24	4	\$1,876.24	=	\$3,752.4	3
IMPORTAN	IT INFORMATION		TERMICE AU		rifeconi was	NATE	VALLE	- TAV
If you sold this property or n Property taxes are the respo Office of the Assessor at (7)	nsibility of the new owner.	Contact the	BASIC LEVY RA COAST COMM OCEAN VIEW S HUNTINGTON I	ATE COLLEGE DI D 2016, SR 2 BCH UNION I BEACH EMPI	017A	1,00000 .03145 .02703 .02403 .01500 .00350	309,417 309,417 309,417 309,417 309,417 309,417	3,094.1 97.3 83.6 74.3 46.4 10.8
LOCATED ON AP 178-771-03.			SPECIAL ASSE MOSQ,FIRE AN VECTOR CONT MVD WATER S OCSD SEWER	T ASSMT ROL CHG TDBY CHG	ARGES		PHONE NO. (800)273-5167 (800)273-5167 (866)807-6864 (714)593-7281	4,0 0.6 10.0 331.0
			TOTAL CHARG	ED		1.10101		3,752.4

FOR DETAILS OF TAX TYPES, VISIT OUR WEBSITE AT OCGOV.COM/OCTAXBILL

THERE WILL BE A \$26,00 FEE FOR EACH PAYMENT RETURNED UNPAID BY YOUR BANK FOR ANY REASON.
HETAIN TOR ROBTION FOR YOUR RETURNS - SERVING BY CHECK - YOUR DANCEL FOLDECK IS YOUR RECEIPT OR BY ONLINE AND RECEIPE AN EMAIL ED RECEIPT.

BS-INVESTORS - HB GABLES

c/o Triage Management Inc | 949.250.0700 1340 Reynolds Ave, Ste 116 Irvine, CA 92614 Statement

Account:

qhb - 053 - 053gal

Date:

06/19/17

Jamie Gallian 4476 Alderport Drive Huntington Beach, CA 92649

Payment:

JUL-SEP 2017 3RD QTR GROUND RENT DELINQUENT IF NOT RECEIVED BY JULY 10, 2017

Date	Description	Charges	Payments	Balance
	Balance Forward			-2,144.73
07/01/17	Ground Rent (07/2017)	2,144.73		0.00

The terms of your Condominium Sublease require that your quarterly ground rent payments be kept current to avoid default on your Sublease.

Your account becomes delinquent after the 10th day of the first month of the quarter. Delinquent accounts will be subject to a late fee, interest, and if applicable, collection costs and legal fees.

Delinquent accounts will be handled as follows: A SIXTY DAY NOTICE TO PAY OR QUIT will be served at your property and copies sent to all lenders of record. If you are served and fail to pay the amount demanded in the Notice (plus interest, fees and costs) or to vacate and deliver the premises to the person or entity identified in the Notice within sixty (60) days of service of the Notice upon you, our attorney will commence legal proceedings against you to (1) declare a forfeiture of the Sublease; (2) recover possession of the Premises; (3) recover the rent/costs demanded therein, (4) recover damages for each day that you occupy the Premises after the Notice, plus any additional costs or legal fees.

We have included a remittance invoice and return envelope for your convenience. Please make your check payable to:

BS INVESTORS-GABLES HB

Current	30 Days	60 Days	90 Days	Amount Due
0.00	0.00	-2,144.73	0.00	0.00

BS INVESTORS - HB GABLES

c/o Triage Management Inc | 949.250.0700 1340 Reynolds Ave, Ste 116 Irvine, CA 92614 Statement

Account:

ghb - 053 - 053gal

Date:

09/14/17

Jamie Gallian 4476 Alderport Drive Huntington Beach, CA 92649

Payment:

4th QTR - Oct-Dec 2017
 DELINQUENT IF NOT RECEIVED BY 10/10/2017

Date	Description	Charges	Payments	Balance
	Balance Forward			0.00
10/01/17	Ground Rent (10/2017)	2,144.73		2,144.73

The terms of your Condominium Sublease require that your quarterly ground rent payments be kept current to avoid default on your Sublease.

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We have included a remittance invoice and return envelope for your convenience. Please make your check payable to:

BS INVESTORS-GABLES HB

Current	30 Days	60 Days	90 Days	Amount Due
0.00	0.00	0.00	0.00	2,144.73

BS INVESTORS - HB GABLES

c/o Triage Management Inc | 949.250.0700 1340 Reynolds Ave, Ste 116

Irvine, CA 92614

Statement

Account:

ghb - 053 - 053gal

Date:

12/18/17

Jamie Gallian 4476 Alderport Drive Huntington Beach, CA 92649

Payment:

1st QTR Jan-Mar 2018
 Delinquent if not received by January 10, 2018

Date	Description	Charges	Payments	Balance
	Balance Forward			0.00
01/01/18	Ground Rent (01/2018)	2,211.22		2,211.22

1st QUARTER 2018 GROUND RENT (\$2,144.73 + \$66.49 CPI INCREASE) TOTAL = \$2,211.22

ENCLOSURES:

- (1) Schedule entitled "Calculation of Rent Increase 1/1/2018" (see reverse side)
- (2) U.S. Department of Labor, Bureau of Labor Statistics Consumer Price Index
- (3) Excerpt from First Amendment to Condominium Sublease

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We have included a remittance invoice and return envelope for your convenience. Please make your check payable to:

BS INVESTORS-GABLES HB

Thank you and Happy Holidays from Triage Management

Current	30 Days	60 Days	90 Days	Amount Due
0.00	0.00	0.00	0.00	2,211.22

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Case 8:21-bk-11710-SC Managed Desc Desc Part 2 - Amended Motion Page 232 of 258

BS INVESTORS - HB GABLES

Statement

c/o Triage Management Inc | 949.250.0700 1340 Reynolds Ave, Ste 116 Irvine, CA 92614

Account:

ghb - 053 - 053gal

Date:

03/15/18

Jamie Gallian 4476 Alderport Drive Huntington Beach, CA 92649

Payment:

2nd QTR Apr-Jun 2018 Delinquent if not received by April 10, 2018

Date	Description	Charges	Payments	Balance
	Balance Forward			0.00
04/01/18	Ground Rent (04/2018)	2,211.22		2,211.22

The terms of your Condominium Sublease require that your quarterly ground rent payments be kept current to avoid default on your Sublease.

Your account becomes delinquent after the 10th day of the first month of the quarter. Delinquent accounts will be subject to a late fee, interest, and if applicable, collection costs and legal fees.

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BS INVESTORS-GABLES HB

Current	30 Days	60 Days	90 Days	Amount Due
0.00	0.00	0.00 .	0.00	2,211.22

BS INVESTORS - HB GABLES

c/o Triage Management Inc | 949.250.0700 1340 Reynolds Ave, Ste 116 Irvine, CA 92614 Statement

Account:

ghb - 053 - 053gal

Date:

06/15/18

Jamie Gallian 4476 Alderport Drive Huntington Beach, CA 92649

Payment:

Jul-Sep 2018 Quarterly Ground Rent Delinquent if not received by July 10, 2018

Date	Description	Charges	Payments	Balance
07/01/18	Balance Forward Ground Rent (07/2018)	2,211.22		-0.78 2,210.44

The terms of your Condominium Sublease require that your quarterly ground rent payments be kept current to avoid default on your Sublease.

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We have included a remittance invoice and return envelope for your convenience. Please make your check payable to:

BS INVESTORS-GABLES HB

Current	30 Days	60 Days	90 Days	Amount Due
0.00	0.00	0.00	0.00	2,210.44

-85-INVESTORS - HB GABLES

c/o Triage Management Inc | 949.250.0700 1340 Reynolds Ave, Ste 116 Irvine, CA 92614 Statement

Account:

ghb - 053 - 053gal

Date:

09/15/18

Jamle Gallian 4476 Alderport Drive Huntington Beach, CA 92649

Payment:

Oct-Dec 2018 Quarterly Ground Rent Delinquent if not received by Oct 10, 2018

Date	Description	Charges	Payments	Balance
Balance Forward				0.00
10/01/18	Ground Rent (10/2018)	2,211.22		2,211.22

The terms of your Condominium Sublease require that your quarterly ground rent payments be kept current to avoid default on your Sublease.

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BS INVESTORS-GABLES HB

Current	30 Days	60 Days	90 Days	Amount Due
0.00	0.00	0.00	0.00	2,211.22

Title Chain & Lien Report

4476 Alderport Dr #53, Huntington Beach, CA 92649-2288

APN: 937-630	-53	200011, 011 020 10 2	200		Orange County Data a	s of: 07/14/202	20
Search Start D	ate: 01/01/1967 te: 08/03/2020	Start Date: End Date:	01/01/1967 08/03/2020				
Date	Type	Grantor		Grantae	Document #	Doc Ref.	
11/07/1980	Plat, County Miscellaneous Plat	Houser Bros		Warming ton Robert	13824.1253		
11/07/1980	Plat, County Miscellaneous Plat	Warmington Robert		Robert P Warming to	13824.1256		
11/07/1980	Lease	Houser Bros		Warmington Robert	13824.1259	121726	
03/22/1983	Assignment Of Lease Or Sublease	Turner John F		Cal State	1983.121726	010109	
11/07/1980	Lease	Warming ton Robert		Turner John F	13824.1274	331538	
05/22/2007	Assignment Of Lease Or Sublease	Walther Virginia		Rider Lany W	2007.331538		
11/07/1980	Deed	Robert P Warmingto		Warmington Robert	13824.1291		
11/07/1980	Dred	Robert P Warming to		Turner John F	13824.1294		
11/07/1980	Deed Of Trust	Turner John F		4475 Alderport	13824.1299	160268	
04/18/1983	Assignment				1983.160268		
11/07/1980	Plat, County Miscellaneous. Plat	Houser Bros		Warming ton Robert	13824.1306		
11/07/1980	Plat, County Miscellaneous Plat	Warmington Robert		Robert P Warming to	13824.1309		
01/25/1982	Lien	Turner John F			1982.28038	229508	
04/27/1987	Release	Turner John F			1987.229508		
03/22/1983	Deed Of Trust	Turner John F		Cal State	1983.121725	158849	
04/15/1983	Request For Notice			1237 4 3446	1983.158849	120043	
09/15/1986	Assig nment				1986.422792		
02/03/1987	Office Information, (Additional Document Information)	Ticor			N/A		
04/23/1987	Deed Of Trust	Turner John F		Mercury Sav	1987.223072	452800	
08/22/1991	Assignment				1991.452800	3,46,44,4	
04/27/1987	Substitution Of Trustee				1987.229509		
04/27/1987	Reconveyance				1987.229510		
04/27/1987	Assig nment	Cal State		Turner John F	1987.229511		
08/20/1987	Reconveyance				1987.473448		
09/24/1998	Assignment Of Lease Or Sublease	G HB Investors		Wertin Trust	1998.644009		
09/24/1998	Assignment Of Lease Or Sublease	Wertin Trust		Brief Trust	1998,644010		
07/23/1999	Assignment Of Lease Or Sublement	Ghb lovestors &		BS Investors LLC	1999.542301		



RECORDING REQUESTED BY:

Mr. Randy Nickel 4476 Alderport Drive Huntington Beach, CA 92649

MAIL TAX STATEMENTS TO:

Mr. Randy Nickel 4476 Alderport Drive. Huntington Beach, CA 92649

Lease from Present to 2059

TITLE OF DOCUMENT:

ASSIGNMENT OF CONDOMINIUM SUBLEASE

Recorded in Official Records, Orange County Hugh Nguyen, Clerk-Recorder

2018000395579 2:35 pm 10/31/18

227 415 A34 5 0.00 0.00 0.00 0.00 12.00 0.00 0.000.0075.00 3.00

17

WHEN RECORDED MAIL TO: (Assignee's Name & Address) MR. RANDALL L. NICKEL 4476 ALDERPORT DRIVE HUNTINGTON BEACH, CA 92649

Mail tax statements to: MR. RANDALL L NICKEL 4476 ALDERPORT DRIVE HUNTINGTON BEACH, CA 92649

(Space Above this Line for Recorder's Use)

ASSIGNMENT OF GROUND LEASE & CONDOMINIUM SUBLEASE

No Consideration. Term of Lease Less Than 99 years.

WHEREAS

HOUSER BROS. CO., a limited partnership, as Landlord and ROBERT P. WARMINGTON, as Tenant, entered into that certain <u>GROUND LEASE</u> also known as the <u>MASTER LEASE dated October</u> 19, 1979, a Short Form Memorandum recorded in the Office of the Orange County, California Clerk Recorder in Book 13424, Page 499 inclusive.

WHEREAS

HOUSER BROS. CO., a limited partnership, as Landlord and ROBERT P. WARMINGTON, as Tenant, entered into a <u>PARTIAL CANCELLATION OF MASTER LEASE dated November 7, 1980</u> for that certain <u>MASTER LEASE dated October 19, 1979</u>; recorded in the Office of the Orange County, California Clerk Recorder in Book 13424, Pg(s) 1253-1255, **Instrument No. 8691.

WHEREAS

HOUSER BROS. CO., a limited partnership, as Landlord and ROBERT P. WARMINGTON, as Tenant, entered into that certain SUBLEASE dated October 19, 1979, a Short Form Memorandum recorded in the Office of the Orange County, California Clerk Recorder in Book 13424, Page 504, inclusive, with respect to those portions of Lots 1 and 2 of Tract No. 10542 in the City of Huntington Beach, California as shown on Miscellaneous Map(s) recorded in Book 456, Page(s) 49 and 50, in the Office of the Orange County, California Clerk Recorder.

WHEREAS

HOUSER BROS. CO., a limited partnership, as Landlord and ROBERT P. WARMINGTON, as Tenant, entered into a PARTIAL CANCELLATION OF SUBLEASE dated October 19, 1979; for that certain SUBLEASE dated November 7, 1980, a Short Form Memorandum recorded in the Office of the Orange County, California Clerk Recorder in Book 13824, Pg(s) 1256-1258, with respect to those portions of Lots 1 and 2 of Tract No. 10542 in the City of Huntington Beach, California recorded in Book 456, Page(s) 49 and 50 of Miscellaneous Maps, in the Office of the Orange County, California Clerk Recorder, **Instrument No. 8692;

WHEREAS

For valuable consideration, receipt of which is hereby acknowledged, the undersigned JAMIEL GALLIAN, hereby transfers and assigns to RANDALL L NICKEL, a married man, as his sole and separate property all right, title and interest of the undersigned, as Tenant, in and under that certain MASTER LEASE/ Ground Lease, dated November 7, 1980, recorded in the Office of the Orange County, California Clerk Recorder in Book 13824, Pg(s) 1259-1273, **Instrument No. 8693;

JAMIE L GALLIAN, hereby transfers and assigns to RANDALL L NICKEL, a married man, as his sole and separate property, all right, title and interest of the undersigned, as Tenant, in and under that certain CONDOMINIUM SUBLEASE, dated August 1, 1980, by and between ROBERT P. WARMINGTON, as Landlord, and JOHN F. TURNER AND VIRGINIA H. TURNER, HUSBAND AND WIFE AS JOINT TENANT, recorded on November 7, 1980, Office of the Orange County, California Clerk Recorder in Book 13824, Pg(s) 1274-1290, **Instrument No. 8694;

As amended by the <u>FIRST AMENDMENT TO CONDOMINIUM SUBLEASE</u> effective January 1, 2003, recorded in the Office of the Orange County, California Clerk Recorder as Document No. 2003-001044770 on August 28, 2003.

JAMIE L GALLIAN, hereby transfers and assigns to RANDALL L NICKEL, a married man, as his sole and separate property all right, title and interest of the undersigned, as Tenant, in and under that certain CONVEYANCE OF REMAINDER INTEREST, dated November 7, 1980, recorded in the Office of the Orange County, California Clerk Recorder in Book 13824, Pg(s) 1291-1293, **Instrument No. 8695;

JAMIE L GALLIAN, hereby transfers and assigns to RANDALL L NICKEL, a married man, as his sole and separate property, all right, title and interest of the undersigned, as Tenant, in and under that certain CONDOMINIUM SUBLEASE (SHORT FORM – MEMORANDUM AND GRANT DEED, dated November 7, 1980, recorded in the Office of the Orange County, California Clerk Recorder in Book 13824, Pg(s) 1294-1298, **Instrument No. 8696.

DATED: 10/31/18

ASSIGNOR JAMIE L GALLIAN

STATE OF CALIFORNIA

) 55.

COUNTY OF ORANGE

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

On 10/31/2018 , before me, 16
Personallyappeared Tamie & Galliav

Who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

(This space for Notary Seal)

PAUL DYER Notary Public – California Riverside County

Commission = 2211938 My Comm. Expires Aug 28, 2021

Signature of Notary Public

ASSIGNMENT OF CONDOMINIUM SUBLEASE ACCEPTANCE AND AGREEMENT

The undersigned Assignee named in the foregoing Assignment hereby Accepts said Assignment and hereby agrees with for the benefit of the Master Lessor, Sublessor/Landlord, Tenant and under the Original Condominium Sublease commonly referred to throughout this document as "Condominium Sublease", described in said Assignment, to keep, perform and be bound by all the terms, covenants and conditions contained in said Condominium Sublease and as amended by the First Amendment to Condominium Sublease on the part of the Master Lessor, Sublessor/Landlord and Condominium Sublease Tenant therein to be kept and performed, to all intents and purposes as though the undersigned Assignee was the Original Condominium Sublease Tenant there under.

Assignee agrees to pay Sublessor/Landlord a late fee equal to 6% of any rent or other payment due under the Condominium Sublease, which is not received by Sublessor/Landlord within ten (10) days of its due date. Said late fee is in addition to the interest due on unpaid installment indebtedness of 10% as provided in Article 17(A) of the Condominium Sublease. The undersigned Assignee agrees to pay attorneys fees and costs incurred by Landlord to collect rent or other payment under the Condominium Sublease or to otherwise enforce Sublessor/Landlord rights under the Condominium Sublease.

DATED: 10.31.18	Vardall I Think
	ASSIGNEE RANDALL I NICKEL

STATE OF CALIFORNIA) ss.

COUNTY OF ORANGE

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

On/0/31/21 before me, Part Oyer stellary Police

Who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

(This space for Notary Sea

PAUL DYER

Notary Public - California Riverside County Commission # 2211938 My Comm. Expires Aug 28, 2021

EXHIBIT A (LEGAL)

The estate or interest in the land described;

A Ground leasehold and Condominium Sublease hold estate as to Parcels 1 and 2, said estate being more particularly described as the Lessees' interest under that certain <u>Ground Lease</u> set forth in subparagraph (A) herein below:

- (A) That certain Ground Lease dated August 1, 1980, executed by Houser Bros. Co, A Limited Partnership organized under the Laws of the State of California, in which Clifford C. Houser and Vernon F. Houser constitute the sole General Partners, as Landlord, and by Robert P. Warmington, as Tenant, for the term ending December 31, 2059. Upon the Terms, Covenants and Conditions therein contained, recorded as follows in Official Records of said Orange County: Book 13824 Page 1259-1273

 APN: 937-63-053, Unit 53.
- (B) That certain <u>Condominium Sublease dated August 1, 1980</u>, executed by Robert P. Warmington, as Sublessor and John F. Turner and Virginia H. Turner (Original Sublessee) for the term ending December 31, 2059. Upon the Terms, Covenants and Conditions therein contained, recorded as follows in Official Records of said Orange County: Book 13824 Page 1274-1290 APN: 937-63-053, Unit 53.

All that certain land interest situated in the State of California, County of Orange and is described as follows:

Parcel 1:

Unit 53 as shown and defined on a Condominium Plan (the "Condominium Plan") recorded in Book 13358 Page(s) 1193, et seq., Official Records of Orange County, California, excepting that portion consisting of buildings and other improvements:

Parcel 2:

An undivided one-eightieth (1/80th) interest as Tenants in Common in the Common Area of Lots 1 and 2 Tract No. 10542, in the City of Huntington Beach, County of Orange, State of California as shown on a map recorded in Book 456, Page(s) 49 and 50 of Miscellaneous Map, records of Orange County, California, as shown on the Condominium Plan, excepting that portion consisting of buildings and other improvements.

Except there from all minerals, oil, gas and other hydrocarbon substances lying below a depth of 500 feet below the surface of said Land without the right of surface entry above the depth of 500 feet from the surface, as reserved in deeds of record.

Parcel 3

Those portions of Unit 53, building 14, inclusive, as shown and defined on the Condominium Plan, Consisting of buildings and other improvements.

Parcel 4

An undivided one-eightieth (1/80th) interest as Tenants in Common, in and to those portions of the Common Area as shown and defined on the Condominium Plan, consisting of buildings or other improvements.

Parcel 5:

An easement for the exclusive use and occupancy of those portions of the restricted Common Area, as defined on said Condominium Plan for ground level entry, courtyard entry, staircases, garages, and attic space relating to said units.

Parcel 6:

A non-exclusive easement and right to use the Common Area as defined on said Condominium Plan, except the restricted Common Area(s).

Order No. 210-2010875-15



Orange Coast Title Company of Southern California -**Inland Empire Division**

1845 Business Center Drive, Suite 218 San Bernardino, CA 92408 909-825-8800

PRELIMINARY REPORT

Mellor Law Firm 6800 Indiana Ave Suite 222 Riverside, CA 92506

Judy Taylor Attention:

Property address: 4476 Alderport, #53, Huntington Beach, CA 92649 Your no .:

4476

Order no .:

210-2010875-15

Dated: June 5, 2019

In response to the above referenced application for a policy of title insurance, Orange Coast Title Company of Southern California - Inland Empire Division hereby reports that it is prepared to issue, or cause to be issued, as of the date hereof, a Policy or Policies of Title Insurance describing the land and the estate or interest therein hereinafter set forth, insuring against loss which may be sustained by reason of any defect, lien or encumbrance not shown or referred to as an Exception below or not excluded from coverage pursuant to the printed Schedules, Conditions and Stipulations of said Policy forms.

The printed Exceptions and Exclusions from the coverage and Limitations on Covered Risks of said policy or policies are set forth in Exhibit B attached. The policy to be issued may contain an arbitration clause. When the Amount of Insurance is less than that set forth in the arbitration clause, all arbitrable matters shall be arbitrated at the option of either the Company or the Insured as the exclusive remedy of the parties. Limitations on Covered Risks applicable to the CLTA and ALTA Homeowner's Policies of Title Insurance which establish a Deductible Amount and a Maximum Dollar Limit of Liability for certain coverages are also set forth in Exhibit B. Copies of the policy forms should be read. They are available from the office which issued this report.

Please read the exceptions shown or referred to below and the exceptions and exclusions set forth in Exhibit B of this report carefully. The exceptions and exclusions are meant to provide you with notice of matters, which are not covered under the terms of the title insurance policy and should be carefully considered.

It is important to note that this preliminary report is not a written representation as the condition of title and may not list all liens, defects, and encumbrances affecting title to the land.

This report (and any supplements or amendments hereto) is issued solely for the purpose of facilitating the issuance of a policy of title insurance and no liability is assumed hereby. If it is desired that liability be assumed prior to the issuance of a policy of title insurance, a Binder or Commitment should be requested.

Dated as of May 22, 2019 at 7:30 AM

Greg Gullotta, Title Officer Ph: 909-825-8800

Email: unit15@octitle.com

Order No. 210-2010875-15

The form of policy of title insurance contemplated by this report is:

A.L.T.A Homeowner's Policy (2/03/10) and A.L.T.A. Loan Policy (06-17-06)

The Policy of Title Insurance, if issued, will be underwritten by: Real Advantage Title Insurance Company, a subsidiary of Orange Coast Title Company. See attached disclosure.

NOTE: The premium for a policy of Title Insurance, if issued, will be based on:

A liability of TBD Subject to any filed rate increases and/or changes in the liability.

Schedule "A"

The estate or interest in the land hereinafter described or referred to covered by this report is:

A Condominium Leasehold Estate as created by that certain lease, upon and subject to the terms, covenants and provisions therein provided, recorded November 7, 1980 in Book 13824 Page 1274, Official Records.

Dated: August 1, 1980

Term: years ending December 31, 2059. Lessor: Robert P. Warmington, an individual

Lessee: John F. Turner and Virginia H. Turner, husband and wife as joint tenants

An Assignment of said Condominium Sublease was recorded October 31, 2018 as Instrument No. 2018-0395579 Official Records

Title to said estate or interest at the date hereof is vested in:

Randall L. Nickel, a married man, as his sole and separate property

The land referred to in this report is situated in the City of Huntington Beach, the County of Orange, State of California, and is described as follows:

A Condominium Leasehold Estate as created by that certain lease, upon and subject to the terms, covenants and provisions therein provided, recorded November 7, 1980 in Book 13824 Page 1274, Official Records.

Dated: August 1, 1980

Term: years ending December 31, 2059. Lessor: Robert P. Warmington, an individual

Lessee: John F. Turner and Virginia H. Turner, husband and wife as joint tenants

An Assignment of said Condominium Sublease was recorded October 31, 2018 as Instrument No. 2018-0395579 Official Records.

Parcel 1:

Unit 53 as shown and defined on a Condominium Plan (the "Condominium Plan") recorded in Book 13358 Page(s) 1193, et seq.,
Official Records of Orange County, California, excepting that portion consisting of buildings and other improvements;

Parcel 2:

An undivided one-eightieth (1/80th) interest as tenants in common in the common area of Lots 1 and 2 Tract No. 10542, in the City of Huntington Beach, County of Orange, State of California as shown on a Map recorded in Book 456, Page(s) 49 and 50 of Miscellaneous Maps, Records of Orange County, California, as shown on the Condominium Plan, excepting that portion consisting of buildings and other improvements.

Except there from all minerals, oil, gas and other hydrocarbon substances lying below a depth of 500 feet below the surface of said land without the right of surface entry above the depth of 500 feet from the surface, as reserved in Deeds of Record.

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Case 8:21-bk-11710-SC Main1⊕8dumEiled 07/22/22 16:42:54 Desc Part 2 - Amended Motion Page 243 of 258

Order No. 210-2010875-15

Parcel 3:

Those portions of Unit 53, Building 14, inclusive, as shown and defined on the Condominium Plan, consisting of buildings and other improvements.

Parcel 4:

An undivided one-eightieth (1/80th) interest as Tenants in Common, in and to those portions of the Common Area as shown and defined on the Condominium Plan, consisting of buildings or other improvements.

Parcel 5:

An easement for the exclusive use and occupancy of those portions of the restricted Common Area, as defined on said Condominium Plan for ground level entry, courtyard entry, staircases, garages, and attic space relating to said units.

Parcel 6:

A non-exclusive easement and right to use the Common Area as defined on said Condominium Plan, except the restricted Common Area(s).

Assessor's Parcel Numbers(s): 937-630-53

Order No. 210-2010875-15

Schedule "B"

At the date hereof exceptions to coverage in addition to the printed exceptions and exclusions contained in said policy form would be as follows:

General and Special taxes for the fiscal year 2019-2020, including any assessments collected with taxes. A lien not yet payable.

First installment due and payable 11/01/2019, delinquent if not paid by 12/10/2019 Second installment due and payable 02/01/2020, delinquent if not paid by 04/10/2020

2 General and Special taxes for the fiscal year 2018-2019, including any assessments collected with current taxes.

Total amount

\$3,777.01

1st installment

\$1,888.51, paid with penalty \$188.85 (after 12/10/2018)

Penalty 2nd installment

\$1,888.50, paid

2nd installment Penalty

\$211.85 (after 4/10/2019)

Code area

04-007 - City of Huntington Beach

Parcel No.

937-630-53

Exemption

3

Snot shown

NOTE: Taxes above mentioned have all been paid and are reported for proration purposes only.

Supplemental taxes including special assessments and/or personal property taxes if any, for the fiscal year 2018 - 2019.

Total amount

0.00

1st installment:

0.00 No tax due

2nd installment:

0.00 No tax due

Parcel no. 937-630-53.0100

- The Lien of future supplemental taxes, if any, assessed pursuant to the provisions of section 75, et seq of the revenue and taxation code of the State of California
- Easements for ingress and egress, parking, pipeline, drainage, sanitary sewers, public utilities, slopes and rights incidental thereto, as disclosed by instruments of record and the map of said tract, affecting only the common area shown in that certain condominium plan recorded 10/18/1979, in Book 13358 Page 1193, of Official Records.
- Matters in an instrument which among other things may contain or make provisions for assessments and liens and the subordination thereof; provisions relating to partition; restrictions on severability of component interests; provisions for certain easements and/or encroachments; and containing covenants, conditions and restrictions which provide that a violation thereof shall not defeat or render invalid the lien of any mortgage or Deed of Trust in good faith and for value, recorded 5/28/1980, in Book 13618 Page 982, Official Records, but omitting any covenants or restrictions, if any, based upon race, color, religion, sex, handicap, familial status, or national origin unless and only to the extent that said covenant (a) is exempt under chapter 42, section 3604 of the United States code or (b) relates to handicap but does not discriminate against handicapped persons.

"NOTE: section 12955 of the government code provide the following: if this document contains any restriction based on race, color, religion, sex, familial status, marital status, disability, national origin, or ancestry, that restriction violates state and federal fair housing laws and is void, and may be removed pursuant to Section 12955 of the government code. Lawful restriction under state and federal law on the age of occupants in senior housing for older persons shall not be construed as restriction based on familial status."

Notwithstanding the mortgagee protection clause contained in the above mentioned covenants, conditions and restrictions, they provide that the liens and charges for upkeep and maintenance are subordinate only to a first mortgage.

Said instrument may provide for levying regular as well as special assessments.

An instrument declaring a modification thereof was recorded 8/5/1980, in Book 13690 Page 1091, Official Records

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc C Man166dumelled 07/22/22/23/05/19/19/19/19/19/20/22/22 16:42:54
Part 2 - Amended Motion Page 245 of 258 Case 8:21-bk-11710-SC Desc

Order No. 210-2010875-15

7 Any assessments due the current managing Association(s).

A Lease of said land upon the terms, covenants and provisions therein provided 8

Recorded:

10/24/1980, in Book 13803 Page 640, Official Records.

Dated:

Term: Lessor: As provided therein years from 12/31/2059

Houser Bros. co, a Limited Partnership

Lessee:

Robert P. Warmington

The present ownership of said Leasehold and other matters affecting the interest of the Lessee are not shown herein.

- Any facts, rights, interest or claims which are not shown by the public records but which could be ascertained by making 9 inquiry of the lessor(s) in the lease or leases described or referred to herein.
- The effect of any failure to comply with the terms, covenants and provisions of the lease or leases described or referred to 10
- The requirement that The Huntington Beach Gables Homeowners Association consent to any document transferring or 11 encumbering the estate described herein.
- "NOTE: Please be advised that our search did not disclose any open Deeds of Trust of record. If you should have knowledge 12 of any outstanding obligation, please contact your title officer immediately for further review".
- A claim of lien pursuant to the terms and provisions of the declaration of covenants, conditions and restrictions affecting said 13

land

Recorded: Claimant:

12/17/2018 as Instrument No. 2018-469842, Official Records. The Huntington Beach Gables Homeowners Association

\$525.00 Amount:

NOTE: It may be necessary for the spouse of Randall L. Nickel, to join in the execution of any instrument required to 14 convey or encumber said land.

End of Schedule B

Order No. 210-2010875-15

NOTE NO. 2

California Revenue and Taxation Code Section 18662, effective January 1, 1994 and by amendment effective January 1, 2003, provides that the buyer in all sales of California Real Estate may be required to withhold 3 and 1/3% of the total sales price as California State Income Tax, subject to the various provisions of the law as therein contained.

NOTE NO. 3 PAYOFF INFORMATION:

Note: this company does require current beneficiary demands prior to closing.

If the demand is expired and a correct demand cannot be obtained, our requirements will be as follows:

- A. If this company accepts a verbal update on the demand, we may hold an amount equal to one monthly mortgage payment. The amount of this hold will be over and above the verbal hold the lender may have stipulated.
- B. If this company cannot obtain a verbal update on the demand, will either pay off the expired demand or wait for the amended demand, at the discretion of the escrow.
- C. In the event that a payoff is being made to a servicing agent for the beneficiary, this company will require a complete copy of the servicing agreement prior to close.

NOTE NO. 4

If this company is requested to disburse funds in connection with this transaction, chapter 598, statutes of 1989 mandates hold periods for checks deposited to escrow or sub-escrow accounts. The mandatory hold is one business day after the day deposited. Other checks require a hold period from three to seven business days after the day deposited.

Notice Regarding Your Deposit of Funds

California Insurance Code Sections 12413 et. Seq. Regulates the disbursement of escrow and sub-escrow funds by title companies. The law requires that funds be deposited in the title company escrow and sub-escrow accounts and be available for withdrawal prior to disbursement. Funds deposited with the Company by wire transfer may be disbursed upon receipt. Funds deposited with the Company via cashier's checks drawn on a California based bank may be disbursed the next business day after the day of deposit. If funds are deposited with by other methods, recording or disbursement may be delayed. All escrow and sub-escrow funds received by the Company will be deposited with other funds in one or more non-interest bearing escrow accounts of the Company in a financial institution selected by the Company. The Company and/or its parent company may receive certain direct or indirect benefits from the financial institution by reason of the deposit of such funds or the maintenance of such accounts with the financial institution, and the Company shall have no obligation to account to the depositing party in any manner for the value of, or to pay such party, any benefit received by the Company and/or its parent Company. Those benefits may include, without limitation, credits allowed by such financial institution on loans to the Company and/or its parent company and earnings on investments made on the proceeds of such loans, accounting, reporting and other services and products of such financial institution. Such benefits shall be deemed additional compensation of the Company for its services in connection with the escrow or sub-escrow.

Order No. 210-2010875-15

"NOTES AND REQUIREMENTS SECTION"

ORANGE COAST TITLE COMPANY OF SOUTHERN CALIFORNIA

NOTE NO. 1

AFFILIATED BUSINESS ARRANGEMENT DISCLOSURE STATEMENT NOTICE

This is to give you notice that Orange Coast Title Company is a shareholder in Orange Coast Title Company of Southern California and Orange Coast Title Company owns an interest in Real Advantage Title Insurance Company. This underwriter may be chosen by Orange Coast Title Company of Southern California and this referral may provide Orange Coast Title Company a financial or other benefit.

You are NOT required to use the listed provider as a condition for settlement of your loan or purchase, sale or refinance of the subject property and you have the opportunity to select any of the Orange Coast Title Company of Southern California title insurance underwriters for your transaction. THERE ARE FREQUENTLY OTHER SETTLEMENT SERVICE PROVIDERS AVAILABLE WITH SIMILAR SERVICES. YOU ARE FREE TO SHOP AROUND TO DETERMINE THAT YOU ARE RECEIVING THE BEST SERVICES AND THE BEST RATE FOR THESE SERVICES

Notes section continued on next page...

Order No. 210-2010875-15



Orange Coast Title Company of Southern California -Inland Empire Division

1845 Business Center Drive, Suite 218 San Bernardino, CA 92408 909-825-8800

Attention: Borrower:

Lenders supplemental report

The above numbered report (including any supplements or amendments thereto) is hereby modified and/or supplemented in order to reflect the following additional items relating to the issuance of an American Land Title Association loan policy form as follows:

- A. This report is preparatory to this issuance of an American Land Title Association loan policy of title insurance. This report discloses nothing, which would preclude the issuance of said American land title association loan policy of title insurance with endorsement no. 100 attached thereto.
- B. The improvements on said land are designated as:

A condominium

4476 Alderport, #53, in the City of Huntington Beach, County of Orange, State of California.

C. Our search of the public records revealed conveyance(s) affecting said land recorded within 24 months of the date of this report are as follows:

None.

Order No. 210-2010875-15

Attention

Please note that this preliminary report now has an extra copy of the legal description on a separate sheet of paper. There are no markings on the page. The idea is to provide you with a legal description that can be attached to other documents as needed. That legal description page immediately follows this page.

Thank you for your support of Orange Coast Title Company of Southern California - Inland Empire Division. We hope that this makes your job a little easier.

Order No. 210-2010875-15

Exhibit "A"

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Dated: August 1, 1980

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Except there from all minerals, oil, gas and other hydrocarbon substances lying below a depth of 500 feet below the surface of said land without the right of surface entry above the depth of 500 feet from the surface, as reserved in Deeds of Record.

Parcel 3:

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Parcel 5:

An easement for the exclusive use and occupancy of those portions of the restricted Common Area, as defined on said Condominium Plan for ground level entry, courtyard entry, staircases, garages, and attic space relating to said units.

Parcel 6:

A non-exclusive easement and right to use the Common Area as defined on said Condominium Plan, except the restricted Common Area(s).

The Huntington Beach Gables Invoice Date Invoice # Homeowners Association 8/21/2020 1069 5267 Warner Ave., #263			
	PLEASE PAY		\$412,958.11
THIS	AMOUNT	****	\$412 ₁ 730 ₁ 11
Make the	Make checks payable to:		n Beach Gables ners Assoc. er Ave., #263 ach, CA 92649
PLEASE DETACH	AND RETURN T	OF PORTION	WITH PAYMENT
	I	Due Date	Account#
	1	9/1/2020	22034
	Amount		Amount
		350.00	350.00
	8/21/2020 Proper 4476 Al. PLEATHIS Make the	Property: 4476 Alderport PLEASE PAY THIS AMOUNT Make checks payable to: PLEASE DETACH AND RETURN TO	Property: 4476 Alderport PLEASE PAY THIS AMOUNT Make checks payable to: Make checks payable to: Due Date 9/1/2020

21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 21-bk-11710-SS Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 21-bk-11710-SS Doc 265 Filed 10/11/21 Entered 10/11/21 21:17:44 Desc Case 8:21-bk-11710-SC Desc Case 8:21-bk-11710-SC Desc

Imaged Certificate of Notice Page 1 of 5

United States Bankruptcy Court Central District of California

In re:

Case No. 21-11710-ES

Jamie Lynn Gallian

Chapter 7

Debtor

CERTIFICATE OF NOTICE

District/off: 0973-8

User: admin

Page 1 of 2

Date Rovd: Jul 09, 2021

Form ID: 309A

Total Noticed: 41

The following symbols are used throughout this certificate:

Definition

Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Jul 11, 2021:

Recip ID	Recipient Name and Address + Jamie Lynn Gallian, 16222 Monterey Ln SP #376, Huntington Beach, CA 92649-2258
40861531	 David R. Flyer, 4120 Birch St. Stc. 101., Newport Beach, CA 92660-2228
40861532	+ Feldsott & Lee, 23161 Mill Creek Drive Ste 300, Laguna Hills, CA 92653-7907
40861533	+ Frank Satalino, 19 Velarde Ct., Rancho Santa Margarita, CA 92688-8502
40861535	+ Gordon Rees Scully & Mansukhani, 633 W 5th Street, 52nd Floor, Los Angeles, CA 90071-2005
40861534	+ Gordon Rees Scully & Mansukhani, 5 Park Plaza Ste. 1100, Irvine, CA 92614-8502
40861536	+ Houser Bros. Co., DBA Rancho Del Rey Estates, 16222 Monterey Ln, Huntington Beachr CA 92649-6214
40861537	+ Houser Bros. Co.dba Rancho Del, Rey Mobile Home Estates, 17610 Beach Blvd Ste. 32, Huntington Beach, CA 92647-6876
40861538	+ Huntington Harbor Village, 16400 Saybrook, Huntington Beach, CA 92649-2277
40861540	+ J-pad, LLC, 2702 N Gaff Street, Orange, CA 92865-2417
40861541	+ James H Cosello, Casello & Lincoln., 525 N Cabrillo Park Dr. Ste 104, Santa Ana, CA 92701-5017
40861530	+ Jamie Lynn Gallian, 16222 Monterey Ln #376, Huntington Beach, CA 92649-2258
40861543	+ Janine Jasso, P.O. Box 370161, El Paso, TX 79937-0161
40861542	+ Janine Jasso, c/o Gordon Rees Scully &, Mansukhani, 633 W 5th Street, 52nd Floor, Los Angeles, CA 90071-2005
40861544	+ Jennifer Ann Paulin, c/o Gordon Rees Scully & Mansukhani, 633 W 5th Street, 52nd Floor, Los Angeles, CA 90071-2005
40861545	+ Kia Motors Finance, PO Box 20815, Fountain Valley, CA 92728-0815
40861546	 Lee S. Gragnano, c/o Gordon Rees Scully &, Mansukhani, 633 W 5th Street, 52nd Floor, Los Angeles, CA 90071-2005
40861547	+ Linda Jean "Lindy" Beck, c/o Gordon Rees Scully &, Mansukhani, 633 W 5th Street, 52nd Floor, Los Angeles, CA 90071-2005
40861548	+ Lisa T. Ryan, 20949 Lassen St. Apt 208, Chausworth, CA 91311-4239
40861549	+ Lori Ann Burrett, c/o Gordon Rees Scully &, Mansukhani, 633 W 5th Street, 52nd Floor, Los Angeles, CA 90071-2005
40861550	Mark A.Mellor Mellor Law Firm, c/o Randall Nickell, 6800 Indiana Avc., Riverside, CA 92506-4267
40861552	Michael S. Devereux, Wex Law, 9171 Wilshire Blvd. Stc. 50O, Beverly Hills, CA 90210-5536
40861553	 Nationwide Reconveyance, LLC, c/o Feldsont & Lee, 23161 Mill Creek Drive Ste 300, Laguna Hills, CA 92653-7908
40861554	Orange County Tax Assessor, P.O. Box 149, Santa Ana, CA 92701
40861555	+ Patricia Ryan, 20949 Lassen St. Apt 208, Chattsworth, CA 91311-4239
40861557	+ People of the St of CA, 8141 13th Street, Westminster, CA 92683-4576
40861558	+ Randall Nickel, 11619 Inwood Drive., Riverside, CA 92503-5000
40861556	+ Raquel Flyer-Dashner, 4120 Birch St. Ste. 101,, Newport Beach, CA 92660-2228
40861560	+ Stanley Feldsott: Esq, Feldsott & Lee, 23161 Mill Creek Drive, Laguna Hills, CA 92653-7907
40861561	+ Steven A. Fink, 13 Corporate Plaza Ste, 150. Newport Beach, CA 92660-7919
40861559	 Superior Default Services Inc, c/o Feldsott & Lee, 23161 Mill Creek Drive Ste 30O, Laguna Hills, CA 92653-7908
40861563	 The Huntington Beach Gables, Homeowners Association, c/o Epsten Grinnell & Howell APC, 10200 Willow Creek Road, Ste 10O, San Diego, CA 92131-1669
40861562	The Huntington Beach Gables, Homeowners Association, c/o Epsten Grinnell & Howell,, APC 10200 Willow Creek Road,, Ste 100 San Diego, CA 92131
40861564	+ Theodore R "Ted" Phillips, c/o Gordon Rees Scully & Mansukhani, 633 W 5th Street, 52nd Floor, Los Angeles, CA 90071-2005
40861565	United Airlines, P.O. Box 0675, Carol Stream, 60132-0675
40861567	 + Vivienne J Alston, Alston & Diebold, 27201 Poerta Real Ste 30O, Mission Viejo, CA 92691-8590

TOTAL: 36

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.
Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI). Electronic transmission is in Eastern Standard Time.

Recip ID	Notice Type: Email Address	Date/Time	Recipient Name and Address
tr EDI: FIIGOLDEN.COM	Jul 10 2021 03:38:00	Jeffrey I Golden (TR), Weiland Golden Goodrich LLP, P.O. Box 2470, Costa Mesa, CA 92628-2470	
smg	EDI: EDD.COM	Jul 10 2021 03:38:00	Employment Development Dept., Bankruptcy

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc C Main1 bodume lift d 0 7/26/2248 Fort 2/58 07/22/22 16:42:54 Part 2 - Amended Motion Page 253 of 258 710-ES Doc 7 Filed 07/11/21 Entered 07/11/21 21:17:44 Desc Case 8:21-bk-11710-SC Desc

Case 8:21-bk-11710-Imaged Certificate of Notice Page 2 of 5

User: admin

Page 2 of 2

District/off: 0973-8 Date Revd: Jul 09, 2021

Form ID: 309A

Total Noticed: 41

Group MIC 92E, P.O. Box 826880, Sacramento, CA 94280-0001

smg

EDI: CALTAX.COM

EDI: IRS.COM

Jul 10 2021 03:38:00

Franchise Tax Board, Bankruptcy Section MS: A-340, P.O. Box 2952, Sacramento, CA 95812-2952

40861539

Jul 10 2021 03:38:00

Internal Revenue Service, PO Box 7346. Philadelphia, 19101-7346

40861566

EDI: USBANKARS,COM

Jul 10 2021 03:38:00

US Bank NA, PO Box 64799, Saint Paul, MN

TOTAL: 5

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

Recip ID 40861568 40861551 Bypass Reason Name and Address

Michael Chulak-tunknown), Mchulak@MTcLaw.com

TOTAL: 2 Undeliverable, 0 Duplicate, 0 Out of date forwarding address

NOTICE CERTIFICATION

1, Joseph Spectjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Jul 11, 2021

Signature:

/s/Joseph Speetjens

Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Case 8:21-bk-11710-SC Desc Case 8:21-bk-11710-SC Desc

Information	to identify the case:	
Debtor 1	Jamie Lynn Gallian	Social Security number or ITIN xxx-xx-3936
Debtor 2 (Spouse, if filing)	First Name Middle Name Last Name First Name Middle Name Last Name	Social Security number or ITIN
	Bankruptcy Court Central District of California 8:21-bk-11710-ES	Date case filed for chapter 7 7/9/21

Official Form 309A (For Individuals or Joint Debtors) Notice of Chapter 7 Bankruptcy Case -- No Proof of Claim Deadline 10/20

For the debtors listed above, a case has been filed under chapter 7 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read all pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtors or the debtors' property. For example, while the stay is in effect, creditors cannot sue, garnish wages, assert a deficiency, repossess property, or otherwise try to collect from the debtors. Creditors cannot demand repayment from debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although debtors can ask the court to extend or impose a stay.

The debtors are seeking a discharge. Creditors who assert that the debtors are not entitled to a discharge of any debts or who want to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadlines specified in this notice. (See line 9 for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at https://pacer.uscourts.gov).

The staff of the bankruptcy clerk's office cannot give legal advice.

To help creditors correctly identify debtors, debtors submit full Social Security or Individual Taxpayer Identification Numbers, which may appear on a version of this notice. However, the full numbers must not appear on any document filed with the court.

Do not file this notice with any proof of claim or other filing in the case. Do not include more than the last four digits of a Social Security or Individual Taxpayer Identification Number in any document, including attachments, that you file with the court.

	Debtor's full name	About Debtor 1:	About Debtor 2:
1.		Jamie Lynn Gallian	
2.	All other names used in the last 8 years	aka Jamie L Gallian	
3.	Address	16222 Monterey Ln SP #376 Huntington Beach, CA 92649	
4.	Debtor's attorney Name and address	Jamie Lynn Gallian 16222 Monterey Ln SP #376 Huntington Beach, CA 92649	Contact phone 714–321–3449 Email
5.	Bankruptcy trustee Name and address	Jeffrey I Golden (TR) Weiland Golden Goodrich LLP P.O. Box (2470 Costa Mesa, CA 92628–2470	Contact phone (714) 966–1000 Ernail

8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59
8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59
8:21-bk-11710-SC Doc 265 Filed 07/22/230501963 07/22/22 16:42:54
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Case 8:21-bk-11710-ES Doc 7 Filed 07/11/21 Entered 07/11/21 21:17:44 Desc Imaged Certificate of Notice Page 4 of 5 Case 8:21-bk-11710-SC Case 8:21-bk-11710-SC Desc Desc

Debtor Jamie Lynn Gallian

Case number 8:21-bk-11710-ES

-				
6.	Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at https://pacer.uscourts.gov .	411 West Fourth Street, Suite 2030, Santa Ana, CA 92701-4593	Hours Open: 9:00 AM - 4:00 PM Contact phone 855-460-9641 Dated: 7/9/21	
7.	Meeting of creditors	August 18, 2021 at 09:00 AM	Location:	
	Debtors must attend the meeting to be questioned under oath by the trustee and by creditors. In a joint case, both spouses must attend. Creditors may attend, but are not required to do so.	The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket. The trustee is designated to preside at the meeting of creditors. The case is covered by the chapter 7 blanket bond on file with the court.	TELEPHONIC MEETING, FOR INSTRUCTIONS, CONTACT THE TRUSTEE	
8.	Presumption of abuse If the presumption of abuse arises, you may have the right to file a motion to dismiss the case under 11 U.S.C. § 707(b). Debtors may rebut the presumption by showing special circumstances.	The presumption of abuse does not arise.		
9.	Deadlines The bankruptcy clerk's office must receive these documents and any required filing fee by the following deadlines.	File by the deadline to object to discharge or to challenge whether certain debts are dischargeable: You must file a complaint: • if you assert that the debtor is not entitled to receive a discharge of any debts under any of the subdivisions of 11 U.S.C. § 727(a)(2) through (7), or • if you want to have a debt excepted from discharge under 11 U.S.C. § 523(a)(2), (4), or (6). You must file a motion: • if you assert that the discharge should be denied under § 727(a)(8) or (9).	Filing deadline: 10/18/21	
		Deadline to object to exemptions: The law permits debtors to keep certain property as exempt. If you believe that the law does not authorize an exemption claimed, you may file an objection.	Filing deadline: 30 days after the conclusion of the meeting of creditors	
10.	Proof of claim Please do not file a proof of claim unless you receive a notice to do so.	No property appears to be available to pay creditors. Therefore, please do not file a proof of claim now. If it later appears that assets are available to pay creditors, the clerk will send you another notice telling you that you may file a proof of claim and stating the deadline.		
11.	Creditors with a foreign address	address If you are a creditor receiving a notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in this case.		
12.	Exempt property	The law allows debtors to keep certain property as exempt. It distributed to creditors. Debtors must file a list of property clathe bankruptcy clerk's office or online at https://pacer.uscour authorize an exemption that the debtors claim, you may file a must receive the objection by the deadline to object to exemption that the deadline to object to exemption that the deadline to object to exemption that the deadline to object to exemption the deadline to object to exemption that the deadline to object to exemption the deadline the deadline the deadline the deadline the deadline the deadline the deadl	imed as exempt. You may inspect that list at	
			For more information, one pages 1 and 2	

For more information, see pages 1 and 3 >

Official Form 309A (For Individuals or Joint Debtors) Notice of Chapter 7 Bankruptcy Case -- No Proof of Claim Deadline

page 2

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Debtor Jamie Lynn Gallian

Case number 8:21-bk-11710-ES

13. Proof of Debtor Identification (ID) and Proof of Social Security Number(SSN) The U.S. Trustee requires that individual debtors must provide to the trustee at the meeting of creditors an original picture ID and proof of SSN. Failure to do so may result in the U.S. Trustee bringing a motion to dismiss the case. Permissible forms of ID include a valid state driver's license, government or state–issued picture ID, student ID, military ID, U.S. Passport or legal resident alien card. Proof of SSN includes Social Security Card, current W–2 form, pay stub, payment advice, IRS Form 1099, Social Security Administration Report, or other official document which indicates name and SSN.

14. Failure to File a Statement and/or Schedule(s) IF THE DEBTOR HAS NOT FILED A STATEMENT AND/OR SCHEDULE(S) AND/OR OTHER REQUIRED DOCUMENTS, the debtor must do so, or obtain an extension of time to do so, within 14 days of the petition filing date. Failure to comply with this requirement, or failure to appear at the initial section 341(a) meeting of creditors and any continuance, may result in dismissal of the case, unless leave of court is first obtained. If the debtor's case has not already been dismissed, AND DEBTOR FAILS TO DO ONE OF THE FOLLOWING WITHIN 45 DAYS AFTER THE PETITION DATE, subject to the provisions of Bankruptcy Code section 521(i)(4), the court WILL dismiss the case effective on the 46th day after the petition date without further notice: (1) file all documents required by Bankruptcy Code section 521(a)(1); or (2) file and serve a motion for an order extending the time to file the documents required by this section.

SI EL DEUDOR NO HA PRESENTADO UNA DECLARACIÓN Y/O LISTA(S) DE ACREEDORES Y/U OTROS DOCUMENTOS REQUERIDOS, tendrá que hacerlo dentro de un plazo de 14 días a partir de la techa de presentación de la petición o tendrá que obtener una extensión del plazo para hacerlo. Si no cumple usted este requisito, o si no comparece a la junta 341 (a) inicial de acreedores o a cualquier aplazamiento, esto resultará en que se declare sin lugar el caso, a menos de que obtenga un permiso del tribunal. Si no se ha declarado sin lugar el caso del acreedor, Y EL ACREEDOR NO HACÉ UNA DE LAS SIGUIENTES COSAS DENTRO DE UN PLAZO DE 45 DÍAS A PARTIR DE LA FECHA DE LA PETICIÓN, de acuerdo con lo dispuesto en la sección 521(i)(4) del Código de Quiebras, el juez DECLARARÁ el caso sin lugar a partir de el 46o día después de la fecha de presentación de petición sin más notificación: (1) registrar en actas todos los documentos que requiere la sección 521(a)(1) del Código de Quiebras; o (2) registrar y hacer entrega formal de una moción para pedir una orden que extienda el tiempo en que se pueden registrar en actas los documentos que requiere dicha sección.

 Bankruptcy Fraud and Abuse Any questions or information relating to bankruptcy fraud or abuse should be addressed to the Fraud Complaint Coordinator, Office of the United States Trustee, 411 West Fourth Street, Suite 7160, Santa Ana, CA 92701.

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PROOF OF SERVICE OF DOCUMENT

The letter	The state of the s	Page 5	F 4003-2.1.AVOID.LIEN.RP.MOTIO	
This form is	optional. It has been approved for use in the U	nited States Bankn	uptcy Court for the Central District of California.	
Date	Luiren Janus		Gignature	
7/22/2022 Date	Printed Name		Robert McLelland Signature	
I declare under per	nalty of perjury under the laws of the U	nited States th		
			Total Title Intermediate Schmiddle on Gradies page	
Stanely Feldsott, Esq. feldsott@gmail.com Janine Jasso, Esq j9_jasso@yahoo.com		Santa Ana, CA 92701 Service information continued on attached page		
		411 West Fourth Street		
	q mpoole@cahoalaw.com	United States Bankruptcy Court		
	Huntington Beach Gables Homeowners Association		Hon, Erithe A, Smith	
for each person or of following persons a such service metho	entity served): Pursuant to F.R.Civ.P. nd/or entities by personal delivery, oven d), by facsimile transmission and/or en	5 and/or control ernight mail ser mail as follows.	MILE TRANSMISSION OR EMAIL (state method of politing LBR, on (date) 7.22.2022, I served the vice, or (for those who consented in writing to Listing the judge here constitutes a declaration d no later than 24 hours after the document is filed.	
		×	Service information continued on attached page	
Huntington Beach (230 Commerce Ste Irvine, CA 92602	Sables Homeowners Association . 250			
On (date) 7/22/2022 case or adversary p first class, postage	Learved the following persons and/o	sting the judge	e last known addresses in this bankruptcy f in a sealed envelope in the United States mail, here constitutes a declaration that mailing to the it.	
2. SERVED BY UN	ITED STATES MAIL:			
United States T	rustee (SA) ustpregion16.sa.ed	The state of the s	Service information continued on attached page	
Jeffrey Golden	(TR) lwerner@wgllp.com, jig@f	trustesolution	ns.net	
1. TO BE SERVED Orders and LBR, the 07/22/2022l che	e foregoing document will be served backed the CM/ECF docket for this bank	the court via ruptcy case or	ed below ILING (NEF): Pursuant to controlling General NEF and hyperlink to the document. On (date) adversary proceeding and determined that the ransmission at the email addresses stated below:	
LIEN UNDER 11 U.	E OF MOTION AND MOTION TO AV S.C. § 522(f) (REAL PROPERTY) will	OID be served or w	vas served (a) on the judge in chambers in the	
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5801 SKYLAB ROA HUNTINGTON BE A true and correct of	ACH, CA 92647			

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ADDITIONAL SERVICE INFORMATION (If needed):

1. SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING ("NEF")

Aaron E DE Leest on behalf of Trustee Jeffrey I Golden (TR) adeleest@DanningGill.com, danninggill@gmail.com;adeleest@ecf.inforuptcy.com

Robert P Goe on behalf of Creditor The Huntington Beach Gables Homeowners Association kmurphy@goeforlaw.com, rgoe@goeforlaw.com;goeforecf@gmail.com

Robert P Goe on behalf of Plaintiff The Huntington Beach Gables Homeowners Association kmurphy@goeforlaw.com, rgoe@goeforlaw.com;goeforecf@gmall.com

Jeffrey I Golden (TR) | lwerner@wgllp.com, jig@trustesolutions.net;kadele@wgllp.com

D Edward Hays on behalf of Creditor Houser Bros. Co. dba Rancho Del Rey Mobile Home Estates ehays@marshackhays.com, ehays@ecf.courtdrive.com;cmendoza@ecf.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.courtdrive.co

D Edward Hays on behalf of Interested Party Courtesy NEF

ehays@marshackhays.com,
ehays@ef.courtdrive.com,
ehays@ef.com,
ehays@ef.courtdrive.com,
ehays@ef.com,
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ehays@ecf.courtdrive.com;kfrederick@ecf.courtdrive.com;cmendoza@marshackhays.com;cmendoza@ecf.courtdrive.com

D Edward Hays on behalf of Plaintiff Houser Bros. Co. ehays@marshackhays.com.

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Brandon J Iskander on behalf of Creditor The Huntington Beach Gables Homeowners Association biskander@goeforlaw.com, kmurphy@goeforlaw.com

Brandon J Iskander on behalf of Plaintiff The Huntington Beach Gables Homeowners Association biskander@goeforlaw.com, kmurphy@goeforlaw.com

Eric P Israel on behalf of Trustee Jeffrey I Golden (TR) eisrael@DanningGill.com, danninggill@gmail.com;eisrael@ecf.inforuptcy.com

Laila Masud on behalf of Interested Party Courtesy NEF Imasud@marshackhays.com, Imasud@ecf.courtdrive.com;kfrederick@ecf.courtdrive.com

Lalla Masud on behalf of Plaintiff Houser Bros. Co. Irnasud@marshackhays.com, Imasud@ecf.courtdrive.com;kfrederick@ecf.courtdrive.com

Mark A Mellor on behalf of Defendant Randall L Nickel mail@mellorlawfirm.com, mellormr79158@notify.bestcase.com

Mark A Mellor on behalf of Interested Party Courtesy NEF mail@mellorlawfirm.com, mellormr79158@notify.bestcase.com

Valerie Smith on behalf of Interested Party Courtesy NEF claims@recoverycorp.com

United States Trustee (SA) ustpregion16.sa.ecf@usdoi.gov

t of California.

Case 8:21-bk-11710-SC Doc 265 Filed 10/00/22 Entered 10/00/22 17:28:59 Desc Case 8:21-bk-11710-SC Dotain 420-2 um Filed 07/20/258 Fin 258 do 07/22/22 16:42:54 Desc JAMIE LYNN GALLIAN Part 3 - Declaration Page 1 of 11 16222 MONTEREY LANE UNIT 376 HUNTINGTON BEACH, CA 92649

United States Bankruptcy Court, Central District (Santa Ana) of California.

IN RE:

Case No. 8:21-bk-11710-ES

Jamie Lynn GALLIAN, Debtor.

Declaration of of Jamie Lynn Gallian in support of Granted all Huntington Beach Gables Liens be avoided

Declaration of Jamie Lynn Gallian

Debtor's prays her Motion be granted and the Huntington Beach Gables liens be avoided.

Jurisdiction

The Court has jurisdiction of this case pursuant to 28 U.S.C. § 157(a). Disputes regarding the avoidance of liens and impairment of claimed exemptions are core proceedings pursuant to 28 U.S.C. § 157(b) (2) (B) and (K).

I, Jamie Lynn Gallian declare the following,

1. The Huntington Beach Gables Homeowners Association "Abstract of Judgment" in the amount of \$3070.00, on November 19, 2018, with the Office of the Clerk Recorder, County for Orange County, State of California, Doc # ("Abstract 2018000435011 of Judgment-No. F"). 2. The Huntington Beach Gables Homeowners Association filed an "Abstract of Judgment" in the amount of \$46,138.00, on December 14, 2018, with the Office of the Clerk Recorder. California, County for Orange County, State of Doc # 2018000467142 ("Abstract of Judgment-No. G").

3. The Huntington Beach Gables Homeowners Association filed an "Abstract of Judgment" in the amount of \$9265.00, on May 03, 2019, with the Office of the Clerk Recorder, County for Orange County, State of California,

Doc # 2019000148568 ("Abstract of Judgment-No. H").

4. The Huntington Beach Gables Homeowners Association filed an "Abstract of Judgment" in the amount of \$319,653.59, on May 16, 2019, with the Office of the Clerk Recorder, County for Orange County, State of California,

Doc # 2019000165259 ("Abstract of Judgment-No. I").

5. The Huntington Beach Gables Homeowners Association filed an "Abstract of Judgment" in the amount of \$319,653.59, on May 16, 2019, with the Office of the Clerk Recorder, County for Orange County, State of California,

Doc # 2019000166068 ("Abstract of Judgment-No. J").

7. On September 10, 2020, The Huntington Beach Gables Homeowners Association filed a Release of Abstract of Judgment Instrument No, 2019000166068 in the amount of \$319,653.59, on May 16, 2019.

Doc # 2020000481922 (Release Abstract of Judgment-No. K).

- 8. The Debtor filed a Chapter 7 Voluntary Petition on July 09, 2021, in the United States Bankruptcy Court for the Central District (Santa Ana) of California, Case No. 8:21-bk-11710-ES (the "Bankruptcy Case").
- 9. At the time of the filing of the Debtor's Chapter 7 Voluntary Petition, the Debtor resided in the home as her personal residence and held an interest in real property located at 16222 Monterey Lane, Unit 376, Huntington Beach, CA 92649 (the "Residence").

10. The Debtor listed the Residence on her filed Schedule A/B, the property was subject to a "\$175,000 UCC filing 1/14/2019, Initial noting that Financing Statement File Number 197691916827. Jamie Lynn Gallian is the Lender under Security Agreement and Promissory Note executed November 16, 2018, with J-Sandcastle Co LLC, Debtor's sole member, non filing entity. 11. Jamie Lynn Gallian is the Registered owner of the 2014 Skyline Custom Villa Manufactured Home, Decal No. LBM 1081, installed on Lot 376 of Unit 4 of Tract 10542 in July 2014, pursuant to Health & Safety Code §§18551, under an unexpired Ground Lease, [a short form memorandum recorded October 18, 1979, Instrument No. 32442 and 32443.]

Debtor claimed the Residence as fully exempt on her filed Schedule C.

- 12. The Debtor listed Huntington Beach Gables Homeowners

 Association as an unsecured, non-priority debt in the approx. combined amount of

 \$413,000.00 on her filed Schedule E/F.
- 13. The appointed Chapter 7 Panel Trustee, Jeffrey Golden filed a "Report of Asset Distribution" in the Bankruptcy Case on May 3, 2022, DOC 90, without Notice to Debtor.
- 14. The deadline to object to the exemptions claimed by the Debtor has not been set.
- 15. On May 12, 2022, DOC 92, in the Bankruptcy Case Houser Bros Co dba Rancho Del Rey Mobilehome Estates, an interested party, filed an objection to Debtor's Declared Homestead filed July 9, 2021, with the Office of the Clerk Recorder, County for Orange County, State of California, DOC 95

- 16. The Huntington Beach Gables Homeowners Association filed a joinder to the Houser Bros Co Motion on May 13, 2022.
- 10. Janine Jasso, Esq. filed a joinder to the Houser Bros Co Motion on May 16, 2022.

Trustee Jeffrey Golden, filed a joinder to the Houser Bros Co Motion on July 1, 2022.

- 11. The Court will hear the Motion on July 21, 2022.
- 12. The Houser Bros Co Motion states that J-Sandcastle Co, LLC ("J-Sandcastle Co LLC") was the registered title holder of the Residence on the date of the filing of the petition and therefore seeks judgment that the Homestead was effectively owned by J-Sandcastle Co, LLC, not the debtor.
- 20. J-Sandcastle Co LLC was administratively dissolved with the CA Secretary of State after a unanimous vote of all the Members on November 22, 2021.
- 21. The Debtor filed a *Motion to Avoid Lien (522(f)* in the Bankruptcy Case on July 8, 2022, for the purposes of avoiding the judgment lien(s) filed by The Huntington Beach Gables Homeowners Association.
- 22. On November 1, 2018, Debtor, a bona fide purchaser for value, purchased and obtained the Release of Unencumbered Interest, Certificate of Title from Registered Legal Owner, Ms. Lisa Ryan, of a 2014 Skyline Custom Villa Manufactured Home, Decal No. LBM 1081, located in TRACT 10542, Unit 4, Lot 376, on APN 178-011-16, adjacent to the mutli-family residential community Debtor sold her previous residence, Unit 53, 4476 Alderport Drive Huntington Beach, CA 92649, 937-63-053, on October 31, 2018.

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- 23. Debtor sold her previous residence unencumbered home on October 31, 2018, to a bona fide purchaser for value, recorded in the Official Records of the Clerk Recorder, County of Orange, Instrument No. 2018000395579, legally described as Project No. 937-30 TRACT 10542, Lot 1 & Lot 2. APN 178-771-03, a 1966 subdivision recorded in Parcel Map Book 108, page 47-48, approximately 58 acres was subdivided into Parcel 1 & 2. Located on Parcel 2, 16222 Monterey Lane, Lot 376, Huntington Beach, CA 92649. Debtor moved into the Residence in approximately November 2018 after purchasing the manufactured home with the proceeds pursuant to \$\$522(P)(2)(b), from the unencumbered sale of her previous home, Unit 53, on October 31, 2018, APN 937-63-053, recorded in the Official Records of the Clerk Recorder Document No. 2018000395579.
- Both homes are subject to various governing document whether of record or not, under an eighty (80) year unexpired Ground Leasehold and Subcondominium Lease, recorded on October 22, 1979, Instrument No. 32242 and Instrument No. 32243, and re-recorded on December 5, 1979, Document No. 8246 and Instrument No. 8247. The total number of lots 459.
- 25. The Huntington Beach Gables Homeowners Association received notice of Debtor's bankruptcy when it was filed on July 9, 2021.
- 26. No Proof of Claims have been filed.

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- 27. Houser Bros Co dba Rancho Del Rey Mobilehome Estates has no ownership interest in the Ground Lease and additionally lacks standing to bring this Motion.
 There are no Judgments against debtor in favor of Houser Bros Co.
- 28. The Certificate of Title to the 2014 Skyline Manufactured Home registered through the CA Department of Housing and Community Development. ("HCD") to Jamie Lynn Gallian. Jamie Lynn Gallian has continuously lived in the residence.
- 29. Debtor seeks to avoid Huntington Beach Gables
 Homeowners Association judgment lien(s) pursuant to 11 U.S.C. § 522(f). The
 applicable portions of that statute provide that the debtor may avoid the
 fixing of a lien on an interest of the debtor in property to the extent that
 such lien impairs an exemption to which the debtor would have been entitled under
 subsection (b) of this section, if such lien is
 - (A) a judicial lien, other than a judicial lien that secures a debt potentially of a kind that is specified in section 523(a)(5).
- 30. Debtor has established that The Huntington Beach Gables Homeowners Associations' (5) judicial lien impairs an exemption she would be entitled to but for the lien(s).
- 31. Lien avoidance is part of the overall scheme under federal bankruptcy law to provide debtors with a fresh start by allowing a debtot to emerge from bankruptcy free

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from certain liens that encumbered their exempt property. *See In re Richardson*, 224 B.R. 804, 808-09 (Bankr. N.D. Okla. 1998).

32. CA State law determines the type of property that is exempt; that is, the specific property it reserves to its residents "exempt from attachment or execution and ... forced sale for the payment of debts ..." including "[t]he home of such person, provided that such home is the principal residence of such person...."

Debtor held an interest in the Residence when she filed this Chapter 7 case. Debtor filed a Declared Homestead with the Orange County Clerk Recorder, the Official Records prior to filing her Chapter 7 petition. Debtor claimed the property exempt as her homestead on schedule C. 33. The Huntington Beach Gables Homeowners Association registered its judgment liens against Debtor in Orange County, California and filed the judgments in the land records to operate as a judicial lien against any real property residence. The Huntington Beach Gables Homeowners Associations' 4-5 liens did not impair Debtor's claim of exemption.

Debtor listed the value of her exemption as \$600,000.00, Debtor indicated that the sum of The Huntington Beach Gables Homeowners Association lien(s) of:
\$3070.00; \$46,138.99; \$9265.00; and \$319,653.59, recorded twice on the same day, exceed the value of debtors property.

34. The HOAs liens would exceed Debtor's interest in the property and impair her exemption pursuant to the formula for calculating impairment in § 522(f)(2)(A).

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Based on the fact that the existence of the HOAs (5) liens impair debtors right to the claimed exemption, Debtor has satisfied her burden to avoid The Huntington Beach Gables Homeowners Associations' lien(s).

Debtor moved into the Residence in November 2018, several years before she filed Chapter 7 bankruptcy on July 9, 2021.

The Huntington Beach Gables Homeowners Association had notice of Debtor's bankruptcy, that Debtor had listed onr possible Lien interest in the Residence on Schedule A/B, and had claimed the Residence exempt as her homestead on Schedule C.

Debtor holds an interest in the Residence, noting that she did not believe that her claimed homestead exemption was an issue during the case, and that no challenge to Debtor's exemption pursuant to Fed. R. Bankr. P. 4003(b)(1) would arise.

The Huntington Beach Gables Homeowners Association believed that their lien that began in 2019, could not be discharged in bankruptcy.

There is no deadline identified in the Bankruptcy Code or Rules for filing a motion to avoid lien.

See Fed. R. Bankr. P. 4003. As clearly stated in § 522(f)(1)(A) and in Fed. R. Bankr. P. 4003(b)

(1), a judicial lien is avoidable if it impairs an exemption to which a debtor would be entitled, and a creditor may challenge a claim of exemption when debtor seeks to avoid its lien.

While Congress has allowed states to determine what property its residents may claim as exempt, "federal law exclusively governs the field of lien avoidance...." *Richardson*, 224 B.R. at 808. Courts considering motions to avoid liens or ownership interests are often called on to consider and apply state law within the framework of the Bankruptcy Code. The Court routinely encounters exemption claims under California law and is very familiar with the California exemptions for homestead and personal property.

Huntington Beach Gables Homeowners Association provided no evidence challenging the Debtor's homestead exemption. Debtor claimed the exemption on Schedule C. Debtor has lived in the Residence since November 2018. Debtor has lived anywhere else or claimed any other property as her home from 2018 to the present. Debtor has always designated and occupied this property as her homestead. See 4 Collier on Bankruptcy P 522.10 (16th 2020).

The only requirement for claiming a homestead exemption under the California exemption statute is that the home claimed be "the principal residence of such person." Record title to the homestead is not required to claim a homestead exemption in the property.

Homestead is not an incidence of ownership. Nor does its presence or non-presence change ownership of the land. Nothing like it is known at common law. It is a special and peculiar interest in real property, the domicile of the family, which vests for the

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benefit of the entire family although the title to the land may be entirely in a named leaseholder.

Debtors homestead interest is a creature of the Constitution and statutes. Homestead rights may attach to any possessionary interest in real estate which constitutes the dwelling place of the family regardless of the nature or character of the title or of the estate therein. Naked possession without any title or interest whatsoever may, under some circumstances, be sufficient as against all the world except the true owners and those claiming under them.

California law is instructive regarding property interests that debtors may possess at filing which are included in the bankruptcy estate as defined in § 541 of the Bankruptcy Code. To avoid a lien, it must impair an interest a debtor has in an exempt asset.

Debtor has always had an interest in the Residence she purchased with the funds she sold her previous residence the day before; when she filed bankruptcy; the cited California law and cases affirm that a homestead right is an interest in real property. See California Const., Art. 12, §§ 1 & 2. As the U.S. Supreme Court defines it, property of the estate consists of "all the interests in property, legal and equitable, possessed by the debtor at the time of filing ..." Owen v. Owen, 500 U.S. 305, 308 (1991). This definition is extremely broad.

Schedule A/B requires debtors to list any ownership interest or legal or equitable interest in any residence, building, land or similar property. Debtor answered "Yes" on Schedule A/B to indicate and disclose that she owned a legal or equitable interest in the

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Residence, with what she believed a \$235,000.00 value on the home with an

unknown value in an unexpired 80 year leasehold in the ground describing it as a

possible interest of unknown value.

Debtor has not changed her position in this case regarding an interest in the

Residence. I disclosed all interests in Schedule A/B in addition to filing a Hoestead

Declaration prior to filing the Chapter 7 petition.

Debtor listed Huntington Beach Gables Homeowners Association as a creditor

and HOA acknowledges that it received notice of and monitored debtors case.

The purpose of bankruptcy is to give debtors a fresh start by shedding debts that

they owed but cannot pay. Part of the fresh start includes lien avoidance on exempt

assets. See Richardson, 224 B.R. at 808.2

Debtor respectfully requests this Honorable Court to find that debtor has met her

burden of proof to prevail on her Motion to avoid Huntington Beach Gables

Homeowners Associations' liens on her homestead.

I declare under the penalty of perjury by the Laws of the State of California, the

following to be true and correct.

RESPECTFULLY,

IMMIFI VNN GALLIAN

Signed this 8th day of July 2020, at Huntington Beach CA County of Orange.

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